

STEAMER TABLE.

From San Francisco:	April 21
Alameda	April 25
Manchuria	April 25
For San Francisco:	
Korea	April 15
Coptic	April 25
Alameda	April 28
From Vancouver:	
Mlowers	May 6
For Vancouver:	
Manuka	May 3

Your own will come to you if you hold the thought firmly---

EVENING BULLETIN

3:30 O'CLOCK

AND HUSTLE

EDITION

VOL. XVII. No. 3048

HONOLULU, TERRITORY OF HAWAII, THURSDAY, APRIL 13, 1905

PRICE 5 CENTS.

CARTER'S HAND AGAINST LOCAL GOVERNMENT

House Overrides Governor's

By Vote of 27 To 3

Veto Of The County Bill

DOUBTFUL SENATE VOTES TO DELAY ACTION TILL TOMORROW

Herewith, I return House Bill No. 1, entitled "An Act Creating Counties Within the Territory of Hawaii, and Providing for the Government Thereof," which I am unable to approve.

The plan of county government presented is simple, and has many excellent features. It is, however, incomplete in that it contains no provision for the revenues of the counties. It is unfortunate that the taxation measure, which this bill shows to be contemplated, is not yet submitted.

The approval of this bill, while not making it absolutely certain, yet would obligate the Administration to accept a financial plan under which its revenues would be beyond the control of its officials, its credit seriously affected, and its finances involved to such an extent that the harm could never be repaired.

The plan of allowing each County Tax Assessor to assess property in any manner he might see fit has been tried by many communities, found impracticable, and has resulted in the adoption of State or Territorial boards of equalization, with centralized power and authority, under which alone uniform assessments have been brought about.

I recognize the wide demand for a more representative form of government. I believe that to develop our people, responsibility must be placed upon them. Experience cannot be passed from one community to another any more readily than it can be passed from one individual to another. It must be developed. I can, however, see no reason why our Territorial finances should be involved in the experiences our people are anxious to go through in the development of the county system.

There are a few minor objections that it might be well to point out:

First—While certain county officials are provided under this bill and their salaries fixed, yet wide discretion is allowed each Board of Supervisors to appoint such subordinates, create such positions and pay such salaries as they deem necessary or expedient. Thus the taxpayers must recognize that the present salary list does not limit the expenses in that direction.

Second—There is an evident desire and attempt to safeguard public interests by requiring surety bonds from all public officials, yet any surety company which has stated the amount of its capital, can be authorized to issue surety bonds even for the Board of Supervisors themselves, who have authorized its acceptance. While it is true that the sufficiency of the surety, in the case of Supervisors, has to be passed upon by a Circuit Judge, yet this divides the responsibility between the Board of Supervisors and the Circuit Judge, and it is extremely doubtful if any judge will have the temerity to refuse to accept any surety company which the Board of Supervisors has already approved. Thus between the two, the taxpayers' interests would be unprotected.

Third—The bill provides that all county officials, with the exception of the Sheriff of Kalawao, can be impeached, and for this purpose the Board of Supervisors becomes a tribunal before which impeachment proceedings can be heard. Thus we have the anomaly of a member of the Board of Supervisors permitted to influence and vote in proceedings for his own impeachment.

Fourth—There is some confusion as to the payment of election expenses of the Territorial Board of Inspectors.

Fifth—A careful analysis of the bill fails to show any remedy in case a duly elected official fails for any reason to qualify. With county government once in operation, his predecessor would probably hold office, but this omission may seriously hamper the instituting of the system.

Sixth—No Board of Supervisors can pass an ordinance in contravention of or in conflict with the general laws of the Territory. This rule appears to be universal, with the astounding exception of the transportation, storage and use of all explosives and inflammable oils, where the powers of the Board of Supervisors are absolute. I can see no reason for this exception or the advantage of having each county act independently of any other, and without regard to the Territorial law in relation to such matters.

These objections, however, are minor. The great difficulty is that the Territory will be hampered, in that the collection of its whole revenue will be placed in the hands of county officials, the surety on whose bonds may be worthless, and who are beyond the control of the Territory. Our finances endangered, our good faith and credit injured.

To defer to the wishes of the people, and accept responsibility for such a measure would be clearly against the plain duty I owe this Territory.

GEO. R. CARTER, Governor.

Governor Carter today vetoed the County Bill, for reasons stated. By a vote of 27 to 3 the House passed the measure over the Governor's head.

POLICY OF TREACHERY

The policy of treachery that seems at work about the Senate is shown to some extent by a member who has posed as a friend of County government and this afternoon expressed himself in effect as follows: We are up against it anyway. Shall we pass the bill over the Governor's veto? It is waste paper unless a bill financing it is passed. Any law now passed is at the mercy of the Governor as we have no power to override the veto. Shall we support the veto? We can then pass our Senate bill amended as the Governor advises. Also pass any other bills that he can approve to finance the County bill.

The conclusion drawn from this, in view of the ample knowledge that the time limit for overriding vetoes was at hand, is that the alleged friends have been playing the game so that they can sneak out of their promises to the people, and finally defeat the law.

ON THE LIQUOR BILL

The House this afternoon took up the consideration of the Senate amendments to the administration's liquor bill. Sheldon favored a conference on the changes in the bill. An evident error in the wording led to a few minutes' recess while the clerk consulted with the Senate's clerk to straighten out the mistake.

AFTERNOON SENATE

At 2 o'clock this afternoon the Senate convened. Lane moved to take up House Bill

VIDA HAS KAPEA IN HIS CUSTODY

Secretary Atkinson today received a cablegram from Deputy Sheriff Vida in London, stating by a cypher arranged previous to his departure that the extradition papers were in order, that he has Kapea in his custody and that there is no doubt about his identity.

RAPID TRANSIT CASE CALLED IN VAIN

The "Rapid Transit case," or the Territory vs. the Honolulu Rapid Transit & Land Company, was to come up before Judge Whitney in the civil court at 1:30 o'clock this afternoon. The time came, but as neither party in the case appeared nor by attorney, a minor case was first heard. Then the Judge called the Rapid Transit case. Still no one appeared, and after waiting twenty-five minutes Judge Whitney left the court-room. Why the interested parties did not appear is not plain. An inquiry of the Attorney General's Department brought forth the answer that the case would probably not come up this afternoon, perhaps through an agreement between the two sides.

The upshot of the matter will probably be the taking of the case to the Supreme Court on a statement of agreed facts.

176, the lesser commission and hospital bill, carried.

The bill passed third reading by the vote of nine ayes and four nays, the vote being by Randall, Dickey, Paris and Wilcox.

War Correspondent

Captured By Japs

Tells Story Of Mukden

RICHARD LITTLE'S WILD EXPERIENCES

Richard H. Little, of world-wide fame as an American war correspondent, arrived in Honolulu this morning, a through passenger from the Orient to the mainland on the Pacific Mail liner Korea. Captured something over a year ago by the Russians while with the Japanese army, and exactly a year from that date captured by the Japanese while with the Russian Army, is the unique experience of Mr. Little, and his feats of war correspondence, as a special writer for great New York dailies, are accordingly full of all the life and interest of a campaign between two huge contending armies.

The last time Mr. Little was captured was at the great battle of Mukden, when General Kuropatkin, hemmed in by the two masters of warfare, Kuroki and Nogai, fell back before their advance in his famous retreat so disastrous to Russian hopes. With four other foreign correspondents Mr. Little was taken when General Nogai, with his men hardened by the long siege of Port Arthur occupied Mukden.

To a representative for the Evening Bulletin, the war correspondent this morning told the story of that desperate fight.

The story sounded like a romance. "Battle, murder and sudden death"—these were the things which the correspondent dealt as he leaned back in his chair and told casually of assault and defence, armies put to rout, regiments annihilated, and men leading forlorn hopes on a stricken field. Mr. Little is tall and thin, bearded lean from his campaign, but alert, vigorous and he speaks with the force and brevity of a man accustomed to make every word count.

In order to get a clear idea of the Mukden situation, a little explanation (Continued on Page 4.)

Great sale of shoes now on at Kerr's. Call and see their prices.

Levingston & Roland Local Tailors.

NEW GOODS STORE.

Suits Made To Measure \$15, \$17.50, \$20, \$22.50, \$25, \$27.50, \$30.

TUXEDO SUIT, silk lined. - - \$35.00

This is no Clearance Sale but an honest suit of clothes at a living price, a state of affairs never before known in Honolulu. Our Goods are ALL NEW AND NOBBY.

Mr. ROLAND,

Late Cutter for L. B. Kerr & Co., has charge of the Cutting and Fitting Department.

We stand ready to "make good" on the above quoted prices and values.

ARLINGTON BLOCK, HOTEL STREET.

YOUR PROTECTION.

If the suit is not to your entire satisfaction money will be refunded without a question on our part.

YOUR PRIVILEGE.

Our standing guarantee: Suits kept in repair free; splicing and pressing done any time you wish.

RALEIGH FOLLOWING HOSTILE FLEETS

WASHINGTON, D. C., April 13.—The cruiser Raleigh has sailed from Borneo for the Philippines, observing the movements of the hostile fleets.

SAIGON, April 13.—Admiral Rojestvensky's hospital ship is coaling here.

LOOKING FOR RUSSIANS.

SAN FRANCISCO, Cal., April 13.—The steamer Doric will call at Midway to obtain news of the Russian squadron.

RUSSIANS READY TO RENEW FIGHT.

PARIS, France, April 13.—The Russian army has been reinforced and is ready to renew the battle.

RUSSIAN TROOPS FOR VLADIVOSTOK.

TOKIO, Japan, April 13.—It is reported that the Vladivostok garrison is being made 100,000 with 500 guns.

BURTON REINDICTED.

ST. LOUIS, Mo., April 13.—Senator J. R. Burton has been indicted again by the Grand Jury for illegally accepting fees.

SAN FRANCISCO, Cal., April 12.—Sugar: 88 analysis Beets, 14s. 4 1/2d. Previous quotation, 14s. 6d. Parity for Centrifugals, 5.06 cents.

Senators Postpone Consideration Of County Act Veto

FORTY-NINTH DAY. The discussion of the bill apportioning the taxes to the Territory and to the Counties caused a tremendous wave of excitement to sweep through the Senate today. Various plans were offered to give 50 per cent. to the Territory and 50 to the Counties; to give the Territory 60 per cent. instead of 50; to give the Territory 60 or even 75 per cent. for the first six months or the first year, and several other plans. The question of finances was raised by the statement that the County system was to go into effect July 1, while the Territory needed all the taxes for the present year in order to make good its promise to pay its registered warrants on Nov. 15. If the Counties got part of the taxes the Territory could not make good on these warrants, which the banks had discounted at 2 per cent. with the understanding that they would be paid Nov. 15. A failure to pay them would cause a panic. On the other hand, it was argued that the Counties could not run with the little money they could get by the licenses until January 1. The matter was finally referred to a special committee which is to find out how much the Territory's expenses for the rest of the year will amount to.

Senate Bill 98, apportioning the taxes (Continued on Page 5.)

VISITORS IN CITY

DANCE TONIGHT

AT YOUNG HOTEL

There will be a dance in the makai pavilion of the Alexander Young Hotel in honor of the officers and passengers of the army and navy vessels in port, also the officers and passengers of the S. S. Korea.

The Ellis Bros. Quintette Club will furnish Hawaiian music for dancing and during dinner, and the management extends a cordial invitation to Honolulu society folk.

WAIPAHU INQUEST NOT YET FINISHED

Deputy Sheriff Rawlins is still holding the inquest over the body of Chong Choy Fat, killed at Waipahu plantation Saturday night. The inquest was held yesterday and continued today. The coroner's jury and the police who went to the plantation are expected to return with the verdict tonight.

Yesterday evidence was largely on the question whether or not the Chinaman was shot by an officer on horseback. The statement of several witnesses was taken, but the matter is not at all clear.

Manager Bull of the plantation was present, and the legal status of the case for the plantation was looked after by Judge W. L. Stanley.

This "Smart" Shoe Is the JAP Last

It is faultless in fit, graceful and distinctive, and splendid for service.

Patent colt bal., mat kid top, blucher, \$5.00.

Patent colt, Oxford, mat kid top, blucher, \$4.00.

Patent colt, Oxford, pat. colt top, blucher, \$4.50.

Manufacturers' Shoe Company, Ltd.



Spring and Summer Styles

Per S.S. Alameda

1905

Alfred Benjamin & Co.
MAKERS NEW YORK

Styles

Suitings and Coats and Pants

THE STRONGEST LINE WE HAVE EVER SHOWN

THE KASH COMPANY, Ltd.

The celebrated Sorolls Shoes \$3.00 for one week. L. B. Kerr & Co.

Wells, Fargo & Co. Express,
WAITY BLDG., KING ST. NR. FORT.
PHONE MAIN 15.

ALWAYS AT HOME

The Trust Company is never sick nor absent from the city; and never dies.

This is an important consideration for those who have dealings with a trustee, administrator or guardian, etc.

To find the person you want on a moment's notice and to have business attended to with promptness and care, all at a cost no more than that paid an individual who acts as agent, are advantages that only the Trust Company can offer.



HAWAIIAN
TRUST CO.
Limited
FORT ST.

MASONIC TEMPLE



WEEKLY CALENDAR.

MONDAY
Pacific—Stated.

TUESDAY
Eastern Star—Degree Work.

WEDNESDAY
Hawaiian—Second Degree.

THURSDAY
Honolulu Commandery—Regular—5 p. m.

FRIDAY
Le Progress—First Degree.

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.

E. R. HENDRY, Secretary.
H. GEHRING, N. G.

All visiting brothers very cordially invited.

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

Meets every Tuesday evening at 7:30 o'clock in K. of P. Hall, King street.

F. WALDRON, K. R. S.
Q. H. BERREY, C. C.

All visiting brothers cordially invited to attend.

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

Meets every Friday evening at 8 p. m. in P. Hall, King street, at 7:30. Members of Mystic Lodge, No. 2, Wm. McKinley Lodge, No. 8, and visiting brothers cordially invited.

General Business.
W. E. MAC, C. C.
E. M. COLEMAN, K. R. S.

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

Honolulu Lodge No. 616, B. P. O. E., will meet in their new hall, on Miller and Beretania streets, every Friday evening.

By order of the E. R.
HARRY H. SIMPSON, Secretary.

J. H. FISHER, E. R.

Wm. McKinley Lodge No. 8, K. of P.

Meets every Saturday evening at 7:30 o'clock in K. of P. Hall, King street.

E. FARMER, C. C.
E. A. JACOBSON, K. R. S.

Visiting brothers cordially invited to attend.

HONOLULU HARBOR, No. 54, A. A. of M. & P.

Meets on first and third Sunday evenings of each month at 7 o'clock at K. of P. Hall. All sojourning brethren are cordially invited to attend.

By order Worthy Captain:
F. MOSHER.

J. M. RADWAY, C. C.

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, King street.

Visiting Eagles are invited to attend.

M. ROSENBERG, W. P.
H. T. MOORE, W. Secy.

COURT CAMOES No. 8110, A. O. F.

Meets every 2d and 4th Tuesday of each month at 7:30 p. m. in San Antonio Hall, Vineyard street.

Visiting brothers cordially invited to attend.

J. D. MARQUES, C. R.
M. C. PACHECO, F. S.

TELEPHONE 35.

BISMARCK STABLE CO., LTD.
WAILUKU, MAUI.

TELEPHONE 226.

BISMARCK BRANCH STABLES
LAHAINA, MAUI.

Hacks, Carriages, Buggies and Saddle Horses on short notice.

Carriages meet all steamers. Competent drivers, reasonable rates, new vehicles and live stock.

M. Phillips & Co.

Wholesale Importers and Jobbers.

EUROPEAN AND AMERICAN DRY GOODS.

Fort and Queen Sts.

THIS PAPER

is kept on file at E. C. DAKES Advertising Agency, 124 Sansome St., San Francisco, Cal., where contracts for advertising can be made for it.

DON'T SUFFER FROM

Rheumatism

BUT CURE IT WITH AN

Electric Belt or Battery

SOLD BY

Hollister Drug Co.,

LIMITED.

1056 Fort Street.

WESTERMAYER

PIANOS

Baby Carriages

Pansy Stoves

"Household" Sewing Machines

Hoffschlaeger Co.,

Limited,

25 King Street, near Bethel

AJAX HAY

Just received a shipment of AJAX HAY. Will deliver to any part of city at 95 cts. per bale.

Kalihi Store

PHONE 3161 WHITE.

HALEIWA.

The HALEIWA HOTEL, Honolulu's famous country resort, on the line of the Oahu Railway, contains every modern improvement and affords its guests an opportunity to enjoy all amusements—golf, tennis, billiards, fresh and salt water bathing, shooting, fishing, riding and driving. Tickets, including railway fare and one full day's room and board, are sold at the Honolulu Station and Trent & Company for \$5.00. For departure of trains, consult time-table.

On Sundays, the HALEIWA LIMITED, a two-hour train, leaves at 8:22 a. m.; returning, arrives in Honolulu at 10:10 p. m.

A TESTIMONIAL.

Mr. H. CANNON, Agt. Wm. Bronze Monumental Co. Dear Sir:—Monument arrived O. K. and is admired by all who have seen it. I can strongly recommend it to all who think of erecting an everlasting memorial, for I find it not only prettier, but one-half the price of granite or marble.

MRS. NUNN, Makawili, Kauai.

500 Beautiful Designs and prices. At Podmore's office, Bethel St. H. CANNON, Sole agent for the Islands, Box 1.

GREAT HEAD

SOMETHING FOR NOTHING.

50 PER CENT REFUNDED.

HONOLULU BOWLING PARLORS.

ALAKEA STREET.

POP

H. PURDY,

629 South King Street, Adjoining W. Wright's Carriage Factory.

Carpenter and Builder, Store Fittings and General Jobbing; All Work Guaranteed; Estimates given; orders solicited.

P. H. Burnette,

Attorney-at-Law and Notary Public.

Real Estate, Loans, Collections.

Office: Office, Main 276; Res. Wh. 1341

Office, 79 Merchant St., Honolulu.

LOCAL AND GENERAL

Read "Wants" on page 6.

Best cup Hawaiian coffee in the city at New England Bakery.

Toilet paper bargains at Wall, Nichols; 12 pkgs. for 60 cts.

There will be a golf tournament at Haleiwa on Sunday, the 23d.

The Stockyards Stables have automobiles to rent by hour or day.

Easter display, eggs, rabbits and chicks. New England Bakery.

The Club Stables Co. have some choice imported stock for sale.

Have your old Panama hat made like new. Globe Clothing House.

There will be a meeting of the Baseball League tonight at the Young Hotel.

Fairy Floss. Don't fail to see it made at A. B. Arleigh & Co.'s stationery store.

Neatly furnished rooms at the Popular. \$1.50 and \$2 per week. 1249 Fort street.

A furnished cottage of 6 rooms in College Hills is offered for rent. See ad on page 8.

Orders taken for fresh violets. Inquire Harold Gear, 1286 Emma St. Telephone Blue 2371.

There will be a meeting of the devotional committee of the Y. W. C. A. on Saturday at 12:30 p. m.

The Board of Trustees of the Maternity Home holds a meeting tomorrow morning at 10 o'clock.

A list of officers elected to serve for the ensuing year in the Wall, Nichols Co., Ltd., is published in this issue.

Mr. Frank McLoughlin and Miss Helen Hess will be married on Saturday evening at C. Boite's Nuuanu residence.

A large shipment of fine mules just arrived ex Nevada. Inquire at the Schuman Carriage Co., Ltd., Young building.

Crystal Springs Creamery butter is now 35 cents per pound or two pounds for 65 cents at Metropolitan Meat Co. New stock.

Morgan will conduct a very interesting sale at his auction rooms on Friday. For a list of articles to be sold, see his ad. on page 8.

One application of "Arabic" to your iron roof will protect you from the excessive heat of summer days and protect your building from leakage.

Buy a new piano at Bergstrom Music Co. The easy payment plan soon makes the piano yours and in the meantime you have full use of it.

The Hawaiian Trust Company is always at home—never sick nor absent from the city—and offers advantages in the matter of handling estates and trust that cannot be given by the individual.

The line-up of the Senate baseball team will be as follows: Kuhio, c.; Woods, p.; Lane, 1b.; Kalama, 2b.; Nahale, 3b.; McCandless, ss.; Dickey, rf.; Hayselden, cf.; Dowsett, lf.; all the rest substitutes.

Notice is hereby given that Monterey bell buoy, located about 3-8 mile N.E. 1-2 E. of Mussel Point, Monterey Bay, California, has gone adrift; it will be replaced as soon as practicable. By order of the Lighthouse Board.

Given away: rules of the popular game, "Five Hundred." Wall, Nichols Co.

The Ladies' Society of Central Union Church holds a sociable at the home of Mrs. W. W. Hall, Nuuanu avenue, from 3 to 6 p. m. today. Mrs. Townsend of Buffalo will talk. Gentlemen as well as ladies are invited.

The United States Supreme Court has reversed the decision of the late Judge Estee, holding H. Hackfeld & Co. responsible for the escape of Japanese passengers from quarantine here. The firm paid two fines of \$600 each.

A revival prayer service was held last night at Central Union. Dr. Scudder led the meeting; the church choir furnished music. Dr. Scudder spoke of the liquor bill before the Legislature. A protest was favored against the greater freedom in the location of saloons.

The Senate yesterday afternoon passed the House liquor bill, after numerous amendments, by the following vote: Ayes—Achi, Dowsett, Gandall, Hayselden, Hewitt, Isenberg, Kalama, Lane, McCandless, Woods; 10. Noes—Bishop, Dickey, Paris, Wilcox; 4. Absent—Brown.

Honolulu Photo-Supply Co. makes a specialty of developing and printing and the special handling given films and plates never results in scratched negatives. Those who have had fine pictures spoiled will understand how important this is. Promptness guaranteed and prices the lowest in the city.

The following affects the List of Lights, Buoys and Daymarks, Pacific Coast, 1904: Washington, Willapa Bay Entrance, North Channel, page 67. Outer North Channel Buoy, a P.S. first-class can, marked "N. C." in black, established March 9, and found adrift April 3, was replaced the same day. Hale Passage, page 82, Point Migley Buoy a H.S. second-class nun, was erroneously reported adrift March 18. Alaska, Revillagigedo Channel, page 86. Hog Rocks Buoy No. 1, a black first-class can, reported adrift March 25, will be replaced as soon as practicable. By order of the Lighthouse Board.

The second tournament for the Haleiwa golf cup will be played a week from Sunday. It is anticipated that the number of contestants on the links will be larger and more skilled than ever before, but the handicap committee is so fair that the new fellow has a good show at having his name on the cup, and winning it if he keeps in practice.

The Saturday evening previous there will be a dance for the visiting golfers, their friends and anyone who may have the good fortune to take a few days off for a stay at the popular country hotel. Haleiwa has had more guests, local and tourists, this season than ever before and its popularity is such that those contemplating a trip down will do well to engage rooms in advance.

HARRIS DEFENDS HENRY.

The minority of the Police Committee of the House, Reps. Cox and Mahi-koa, reporting on "Who paid Smith" yesterday afternoon, was somewhat more strenuous in its findings than the majority. It stated that Sheriff Henry's action in the matter of Smith's alias was questionable. Rep. Coelho thought fraud had been committed and moved to send the report of the committee to the Attorney General and the Grand Jury. Rep. Harris did not consider it fair that the case of Smith should be picked out when it was possible that the Police Department had several men on the pay rolls under assumed names, in the way of detective work, for example. He spoke emphatically against any such action as reporting the matter to the Attorney General or the Grand Jury. Discussion was hot and continued. Before any decision was reached Rep. Harris moved to adjourn. Carried.

BEARS AT HOME.

The Kaimuki Zoo Bears will be at home to the public, in their new and roomy house, from and after Saturday, March 11th, at 1 p. m.

They moved into their new quarters Friday evening.

GOLF AT HALEIWA

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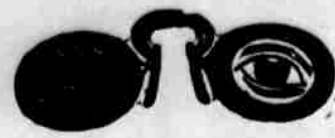
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Confidence

Webster defines "confidence" as a

"feeling of security". On the other

hand, an act of deception practiced

upon someone to his annoyance or injury

is sometimes called a "confidence game".

There are confidence games in all

lines of business.

In matters of vital importance, such

as the examination of the eyes and the

purchase of glasses, it is a comfort to

know that you are placing your business

where you can also place your confidence.

A. N. SANFORD,

OPTICIAN.

BOSTON BUILDING, FORT ST.

over May & Co.

WORLD NEWS BY CABLE

(Associated Press Cable.)

TOGO'S THREE SQUADRONS.

Tokio, April 12.—Admiral Togo has

divided his fleet into three squadrons,

flying, main and reserve.

FOR A DEMOCRACY.

St. Petersburg, April 12.—The

national Congress of Lawyers has decided

to form a league of professional

men to secure a democratic form of

government in Russia.

Prince Orskovsky's demand for a

court-martial has been granted.

United States Minister Meyer has

presented his credentials.

ROYALTY TRAVELING.

Corfu, April 12.—The Kaiser has

sailed for Italy.

Palma, April 12.—King Edward and

Queen Alexandra have arrived here.

GERMAN EFFORTS VAIN.

Paris, April 12.—Germany's efforts

to get an international conference to

fix the status of Morocco is unsupported

by the powers.

CHURCH SEPARATION BILL.

Paris, April 12.—The Chamber of

Deputies by a vote of 422 to 45 has

adopted the first article of the church

separation bill.

SIXTY-SEVEN INJURED.

Vicksburg, April 12.—A passenger

train rolled over an embankment here

yesterday. Sixty-seven were injured.

ROOSEVELT TO COLORADO.

Frederick, Okla., April 12.—Pres-

ident Roosevelt will return from his

hunting trip today and go to Colorado.

AUSTRALIA INVITES TAFT.

Manila, April 12.—The Governor of

Australia has invited the Taft party to

visit the commonwealth.

GOLF AT HALEIWA

The second tournament for the Haleiwa

golf cup will be played a week

from Sunday. It is anticipated that

the number of contestants on the links

will be larger and more skilled than

ever before, but the handicap committee

is so fair that the new fellow has a

good show at having his name on the

cup, and winning it if he keeps in

practice.

The Saturday evening previous

there will be a dance for the visiting

golfers, their friends and anyone who

may have the good fortune to take a

few days off for a stay at the popular

country hotel. Haleiwa has had more

guests, local and tourists, this season

than ever before and its popularity is

such that those contemplating a trip

down will do well to engage rooms in

advance.

HARRIS DEFENDS HENRY.

The minority of the Police Committee

of the House, Reps. Cox and Mahi-

koa, reporting on "Who paid Smith"

yesterday afternoon, was somewhat

more strenuous in its findings than

the majority. It stated that Sheriff

Henry's action in the matter of

Smith's alias was questionable. Rep.

Coelho thought fraud had been com-

mitted and moved to send the report

We Are Ready With Easter GARMENTS.

And the assortment of pretty ready-to-wear apparel this season is more varied and charming than any we have yet shown. Better still, the price attractiveness is not the least of its charms.

Space permits mention of only a few items.

Fancy silk shirt-waist suits, very latest styles, from \$18.50 upwards.

White silk shirt-waist suits, fully tailored, very handsome, at \$12.50.

Pongee shirt-waist suits, very nobby, fully tailored, \$10.50.

Batiste shirt-waist suits, solid colors, nicely trimmed, \$4.50.

White lawn shirt-waist suits, lace trimmed, \$6.

Etamine shirt-waist suits, washable, dressy and stylish, \$5.

HANDSOME ETAMINE and MOHAIR COATS,

The Very Latest Styles.

STYLISH OPERA COATS,

Very Handsome; in White and Champagne.

Also a New Line of ETAMINE SILK-LINED SKIRTS.

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A very handsome assortment in white and pongee, from \$2.25 upward.

EASTER KID GLOVES

The kind that wears and fits perfectly. Every pair guaranteed. White, Tans, and Black—\$1.25 a pair.

NEW STYLISH BELTS

In Silk, Leather and Washable Materials.

EASTER NECKWEAR

New stylish neckwear, fresh and dainty, 25 cents upward.

OUR MILLINERY DISPLAY

has excited much favorable comment and admiration. We have just added another new lot of stylish Trimmed Hats to our immense assortment.

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TELEPHONE BILL IS SIDE STEPPED

Merchants' Association
Favoring Franchise
To Automatic.

DISCUSS TAX ON
FOREIGN CORPORATIONS

COOPER PRESENTS SUBSTITUTE
FOR PRESENT MEASURE, IM-
POSING \$200 AS FEE—UN-
DER ADVISEMENT.

The Merchants' Association yesterday afternoon put the automatic telephone bill up to the Legislature by passing a resolution that the Association favored giving a franchise to the automatic people, leaving the Legislature to amend the bill now before them as suits it best.

The Association also took under advisement a substitute for the tax on foreign corporations bill, prepared by H. E. Cooper, L. A. Thurston and others and submitted to the Association yesterday by Mr. Cooper.

Mr. Cooper said he and L. A. Thurston had been considering House Bill No. 189, introduced by Representative Harris. They represented the Union Oil Company and the Pacific Oil & Transportation Co. They thought the bill as introduced was not fair in its provisions. Under the present law the foreign corporations are taxed on their capital stock, if more than \$150. Mr. Cooper said this was unfair as it discriminated between corporations. A bill which he favored had been introduced early in the session providing that foreign corporations pay either a tax or a license fee amounting to \$200. He thought large corporations like the two mentioned, doing a great business here, should be treated as domestic corporations, since they had taxable property here.

He said he thought there would be a fight on Harris's bill, finally resulting in all the foreign corporations getting under a blanket corporation or something to rank as domestic corporations. He did not think foreign corporations should be discriminated against, particularly being taxed on amount of capital stock. A direct tax or fixed license fee was best. He said under the present law such corporations as the oil companies not only had to pay taxes on taxable property, but also on their capital stock.

A draft of an act to provide for such contingencies had been prepared. Mr. Cooper submitted it. He did not think this bill would be contested by the corporations concerned with it, certainly not by the ones he represented.

Foreign Company Bill.

Briefly the bill provides for an annual tax of \$200 on foreign corporations doing business in the Territory, providing they do not pay taxes in excess of that amount.

Fred Macfarlane said the proposed bill put a foreign corporation on the same basis as a domestic corporation, which had to go to a greater expense.

Mr. Cooper said the proposed law put a virtual penalty of \$200 on foreign corporations.

E. A. McInerney said that the present law had not been complied with by the oil company. U. S. Attorney Breckons had drawn up an amendment to the original bill providing a penalty of \$5000 on the corporation if the law was not complied with, or \$1000 and imprisonment for an agent whose company did not comply. He did not think the fee of \$200 was enough, \$350 was what he favored. As regards drummers the Interstate-commerce law ex-

empted them from a discriminating tax.

Standard Ores Hawaii.

Mr. McInerney said the Standard Oil Company under the law owed the Territory \$50,000, \$25,000 for 1903, and \$25,000 for 1904. He said it was a question whether or not the Territory should go after it.

President Smith said the matter would be sent to the Committee on Public Affairs.

Automatic Telephone.

Robert Catton reported as follows on the Automatic Telephone Bill: That the committee favored the resolution granting the franchise to the Standard Telephone Company, thinking it was to the best interests of the Territory, submitting this as a majority report.

Mr. Emmeluth, for Mr. Hudson, made a verbal minority report to the effect that the minority committee is averse to granting the franchise as in the original bill, and offers a substitute bill.

Secretary Trent read the substitute bill, which extends the conduit system and prohibits amalgamation with any other company, making the time-limit for completion two years.

On discussion, Emmeluth said the Automatic people did not make a businesslike statement of their proposition. He said that the company's proposition would show a working expense account greater than realized profits, and this did not warrant the approval of the Association. He favored the installation of conduits by the Government, not by private enterprises, since the latter interfered with all future competitors. He said the bill favored by the majority gave a "cinch" franchise.

No Selling Out.

E. A. Paris said he was in favor of granting a franchise, but approved the minority substitute bill in several particulars, notably that preventing the company from selling out at any price the competitor wished to pay.

F. J. Lowrey said he saw good points in both bills. He thought a combination of the two could be satisfactorily made.

H. F. Wichman said he was not opposed to granting any franchise, as some thought, but did not favor the old bill, because, for one thing, it gave the company eminent domain, something not essential in telephone construction. If the conduit system was extended as provided for in the substitute bill, he would be better satisfied.

F. L. Waldron favored the original bill, since no company would want to operate a franchise under the substitute bill.

F. W. Macfarlane—Of Mr. Wichman's opinion concerning eminent domain. He would like to see better service than the present. Did not wholly favor the substitute bill, rather a combination of the old and the new. He thought quick action was necessary.

Robert Catton—What we want is a better telephone service. The substitute bill would absolutely disbar telephone companies.

He then moved that the majority report be accepted. F. W. Macfarlane seconded the motion, urging quick action in getting the bill to the Legislature. He did not lay much importance on the "amalgamation bugaboo," since the matter lay in the hands of the stockholders here in Honolulu, largely the Merchants' Association.

E. A. McInerney—If there are any "cinch" features about this franchise, I would not support it.

Secretary R. H. Trent—Favored a franchise to the automatic people, but felt that another bill might be better drawn to safeguard the public.

Soper Defends.

Col. J. H. Soper defended the provisions of the bill. He said the right of eminent domain was to be eliminated by a Senate amendment to the bill. Favored incorporating this recommendation in the resolution to the Senate. Thought that the Department of Public Works would look after anything unfavorable in the construction. Did not believe that amalgamation should rightly be prohibited. This was un-

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SUITS

in all the very newest patterns. Give us a trial and we will convince you that one of our \$8.50 suits will dress you up in style.

Remember a coupon goes with every 50c purchase.

AUTO GARAGE

Automobile is a sport that has come to stay in Honolulu. The increasing number of machines seen on the streets from day to day and the constant arrival of the best American cars with the incoming of almost every steamer to Honolulu gives evidence of the popularity this "king of sports" is attaining here.

Another evidence of popularity is the plan of the von Hamm-Young Co. for the immediate construction of a concrete garage for the housing of automobiles and for the general convenience of automobilists in the city. The garage will occupy a ground space of 50x100 feet and will be fitted with lockers, ladies' dressing rooms, and every modern device. It will be open day and night. Gasoline can be obtained at any hour of the twenty-four, machine can be left for repair, and will be taken entire care of if the owner wishes.

SYMPTOMS OF BRIGHT'S DISEASE

The spread of Bright's Disease is so profoundly stirring the health departments of the large cities that mention of the commonest symptoms is timely.

Puffiness of the eyelids or swelling of the ankles or hands in the morning; also dropsy in the abdomen.

The obstructed kidney increases the blood pressure and the heart may become involved and painful. This is often attended with an asthmatic condition or shortness of breath.

As Bright's Disease commonly starts as kidney trouble, any kidney disorder that has lingered longer than three or four months is notice of the chronic danger point, and that it can be no longer trifled with.

There may or may not be sediment. Often in advanced cases there is no visible sediment.

Falling eyesight, drowsiness and uraemic headaches are all advanced symptoms.

A pale, pasty complexion, with weakness, is also to be regarded as suspicious.

We desire to place in the hands of those having Bright's Disease a 26-page report on a large variety of test cases put on Fulton's Renal Compound for Bright's Disease. It shows 87 per cent. of recoveries in this hitherto fatal disease. The pamphlet is free.

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THE OLD STATEHOUSE IN BOSTON.

One of the most interesting buildings in Boston is the old statehouse which was built in 1713 and which is now used as the Devonshire street station of the new East Boston tunnel. It occupies the site of Boston's first town house, which was built in 1637 and was the headquarters of the colonial governors. Inside the old statehouse the Declaration of Independence was first proclaimed in Boston.

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Territory of Hawaii

Island of Oahu

C. G. BOCKUS, 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 circulation for the week ending April 7th, 1905, of the Daily and Weekly Editions of the Evening Bulletin:

Circulation of Evening Bulletin, Saturday, April 1st 2402
Monday, April 3d 2265
Tuesday, April 4th 2248
Wednesday, April 5th 2252
Thursday, April 6th 2265
Friday, April 7th 2257
Average Daily Circulation . . . 2282

Circulation of Weekly Bulletin, Tuesday, April 4th, 1905 . . . 2415

Number of Weeklies delivered on the Island of Hawaii, alone 1016

Combined GUARANTEED average circulation . . . 4675

BULLETIN PUBLISHING CO., Limited.

By C. G. BOCKUS, Bus. Mgr.

Subscribed and sworn to before me this 7th day of (Seal) April, A. D. 1905.

P. H. BURNETTE, Notary Public in and for the First Judicial Circuit, Territory of Hawaii.

THURSDAY APRIL 13, 1905

THE LEGISLATIVE DUTY.

Careful perusal of Governor Carter's veto of the County bill passed by the Legislature leads one to the prompt conclusion that God Almighty could not frame a local self-government law of which the Governor would approve.

Governor Carter certainly has a right to his opinion but the record on this bill from start to finish creates a very strong impression that the Governor is jealous of the tremendous power placed in his hands under the centralized form of government and will not voluntarily release any authority to the people where it belongs. It is very difficult to reach any other conclusion than that the Governor considers local self-government a good thing when some one else is in the Governor's chair but that the desirability of conditions change with changing officials.

If the members of the Legislature have the slightest regard for their solemn pledges to the people, they will override the Governor's veto on this important measure. They cannot do otherwise if they expect to pass as honest men.

Not only this. They will also take from its deliberate progress the revenue measure which accompanies the county law and put it through before that also can become solely subject to the action of the Governor.

Failure to do this will place the Republican Legislature of 1905 as the most treacherous organization that ever disgraced the American history, a proper companion in disgrace with Colorado whose record today reeks with perfidy and is a stench in the garbage heaps of political dishonesty.

The pledge of every member of the Legislature now in session at the Capitol is as clear cut as any human promise can be.

Governor Carter has not presented a single legitimate reason which would justify the legislators in accepting his veto. To accede to the veto is to make an admission of incapacity for self-government with which even the United States Congress would not disgrace the Territory.

The people can be fooled part of the time but this exhibition is so glaring that failure to put through the local self-government program in every detail will justify every voter of this Territory placing after the name of the legislators and the party they represent the unpleasant but fearfully truthful legend of

TRAITOR!

Returns from the seat of war do not indicate that Admiral Togo is making strenuous effort to find Rojewensky.

A member of the Merchants' Association has stated that Standard Oil owns the Territory of Hawaii money. Will this opportunity to bust a trust be allowed to pass?

HOUSE.

(Continued from Page 1.)

Rep. Coelho was the first to catch Knudsen's glance.

"Mr. Coelho has the floor," said he. Coelho would override.

"Mr. Speaker!" shouted Coelho, indignation in his voice. "Mr. Speaker, I move that this House override the veto of the Governor!"

"Kokua! Kokua!" shouted a score of members.

Kaniho would sustain. "Mr. Speaker, I move to sustain the veto of the Governor (groans from numerous Representatives) for the reason that the Governor has stated good and sufficient reasons for his action.

Kaleiupu disappointed.

Rep. Kaleiupu said that the Governor's objection to the County Bill seemed to be simply that the tax measure was not included in the County Bill; the House had passed the County Bill in good faith; the House had also sent up the tax bill, but the Senate was keeping the tax bill back. Kaleiupu had expected the Governor would go on record as sustaining the wishes of the people.

Lilikalani in Line.

Rep. Lilikalani said he had always sustained the veto of the Governor, but in this case he would vote to override his veto. He saw nothing in the Governor's message about the County Bill being against the Organic Act or against the Constitution of the United States.

Pail Breaks Loose.

Rep. Pail broke loose like a runaway ice-wagon to say he came to the House from Maui to vote for county government, but he didn't want a county bill full of holes; he didn't want the shadow of a bill; he wanted the real article. He apparently inferred from the Governor's message that there were holes in the Act.

Carter Wants Power.

Rep. Aylett could interpret the attitude of the Governor in but one way, that the Governor wanted to hold all the power in his own hands.

How Long, O Lord!

"How long," cried Aylett, thrusting a copy of the Organic Act in the face of heaven, "how long are we to remain in the power of one man? If we fail to get county government now Congress will take hold and frame a law for our local self-government."

He was ready to sustain a veto when there were good reasons. Here there were no good reasons. He would vote to override.

Silver Tongued Coelho.

Rep. Coelho managed to get the floor, as father of the motion to override the Governor's veto, amid a storm of attempts to voice strong sentiments on the great question involved, and before the question was put, delivered a ringing argument favoring local self-government and keeping faith with the people, living up to American ideals and fulfilling pledges made.

He was proud to say that the people on Maui were united for the county system of government.

If the bill was submitted to the people in Honolulu they were sure to pass it by an overwhelming majority. There were more than enough good American-hearted people in the community to sweep the bill to victory. All over the islands the people wanted local self-government.

Coelho drew on the history of the States for examples of the principles of self-government. He spoke of the great benefits to be derived from county government.

Clover Hoof Somewhere.

Coelho, continuing his speech for

overriding the veto, said that there were some persons, one in particular who was not far away, being in the hall, who were fighting hard to defeat county government and who sought for a colonial form of government or anything to defeat the county system to keep power centralized.

L. A. Thurston, during this speech, happened to be standing near the press table toward which Coelho's eloquent hand was waving.

Promptly after the overriding of the Governor's veto, recorded above, Harris moved for recess until 2 p. m. Carried.

THE SENATE.

(Continued from Page 1.)

to the County under the County Act, came up for third reading. Dowsett offered an amendment by which the County Assessors should pay the Territorial Treasurer fifty per cent of the taxes collected by them less the expense of collecting the same. The remaining fifty per cent should be paid to the Treasurer of the several Counties as soon as the taxes were collected, according to the amount collected in each County.

Dickey amended this by striking out the eight last words.

Paris said it would be necessary to meet the Territory's expenses first, before paying the County expenses. Even if they exceeded fifty per cent they had to be paid.

Dickey and Dowsett said that the Legislature could fix the Territory's expenses so that they would not exceed the fifty per cent limit.

Cut Salaries.

Achil said the Territory's expenses could be cut very much as they would have less work when County government went into effect. Salaries could be cut down much. The Board of Health inspectors could thus be cut out, and their duties given to the police. The commission which had looked up the question of the relative expenses could not be trusted.

Dickey said the expenses of the Department of Education could not be reduced one cent. The cut made in the special session had caused a great kick. The Board of Health could be cut down much. It might be cut a little. Dickey moved to give the Territory sixty per cent instead of fifty per cent as reported by the commission.

Paris said the Education and Health Departments could not be cut much. He seconded Dickey's motion.

Achil said the Department of Education could not be cut, but he did not believe in giving it the additional appropriation asked for.

Achil said the police department would fall on the County. The Attorney General's Department could be cut down. A salary for the Board of Health could be cut out. Many a good man would take the position for nothing. He thought 50 per cent was enough.

Paris said that Dickey evidently forgot that the increase from licenses would all go to the counties.

Achil said he did not.

Bishop on Finance.

Bishop said it was dangerous to take any chance of injuring the Territory's credit. The Territory's finances must be protected first of all.

Achil said that the income from the Public Lands Department and the Water Works all went to the Territory. That was enough to pay the interest on the loan.

Dickey's motion to give the Territory sixty and the Counties forty per cent was lost by a vote of eight to five.

Dowsett's motion carried.

Hewitt moved to make the bill take effect July 1, 1905, instead of on January 1, 1906, as in the bill.

Achil wanted it to take effect immediately.

Iseberg said that if this bill passed the banks should be notified immediately as, he knew, they would stop payment on registered warrants as soon as they knew this.

Bishop moved to have the bill take effect January 1.

Attitude of Banks.

McClendless said that if the bill passed as proposed, registered warrants would be discounted not at 2 per cent but at 25 per cent.

Achil said that if the banks refused to cash warrants taxes must be raised to two per cent. He made an amendment providing that out of the taxes due for 1905 the tax assessors should pay to Territorial Treasurer amounts as follows: County of Oahu, \$125,000; County of Hawaii, \$60,000; County of Maui, \$10,000, and County of Kauai, \$35,000.

Paris said the Territory must first of all be on a cash basis.

Bishop said that if the Territory was put in a position so that it could not make good its obligations there would be a panic.

Pay Up Warrants.

Achil said that if the Territory was not given sixty per cent of the taxes the bill should not go into effect before January 1. The Territory should be in a position to keep its implied promise to the banks to pay the registered warrants on November 15, which the banks had discounted at 2 per cent.

Dowsett said that he did not think that sixty per cent would be enough. The difficulty was that the County Act went into effect on July 1 and not January 1. The difficulties might be met by giving the Territory a larger proportion for the first year or six months to enable it to meet its obligations.

Special Committee.

Paris moved to refer the bill to a special committee which could find out what would be the estimated costs of the Territory's obligations until January 1.

McClendless said that the commission figured on sixty per cent for the Territory without considering the loan but took in only actual running expenses.

Achil said that his resolution, if carried, would enable the Territory to pay all its expenses in November.

Achil thought Achil's idea of making the figures should be corroborated by a committee as proposed by Paris. Such a committee should report immediately.

Achil said appropriations had not been acted on yet and the committee would not be able to get exact data before this was done.

Paris said the committee could approximate.

Achil moved to refer the question to the Ways and Means Committee.

Paris' motion to refer to a special committee carried, and the President appointed Dowsett, Bishop and Achil.

Excused for Work.

Achil now will excuse these gentlemen with the consent of the Senate," said Iseberg. "My vote on the County Bill hangs on this thing. It is important they report immediately."

McClendless wanted to take a recess. Iseberg said this bill was so important that nothing should be done before this because it was so important.

Dowsett wanted to have the Governor's message, the veto of the County Bill, which had come in in the meantime.

The question as to whether it would have to be acted on immediately, before the tax bill just being considered, caused some excited discussion, but finally the veto was read.

Dickey moved to reconsider the County Act.

Dowsett seconded it and the motion carried by a vote of 8 to 2.

McClendless moved for a further consideration of the veto until tomorrow. Carried unanimously.

A recess was then taken until 2 p. m.

WAR CORRESPONDENT CAPTURED BY JAPS TELLS STORY OF MUKDEN.

(Continued from Page 1.)

of the scene of action may not come amiss. Briefly, here were the conditions under which Kurapatkin's most disastrous battle was fought:

Through the center of the scene of action runs the railway, forming one side of a triangle, of which the line Mukden-Fushun is the base and Tieling the apex, the sides of the triangle extended to the Sha-ho and Hun-ho river, and inside this the Russian forces were assembled. Around this triangle stretched the armies of Japan, with General Kuroki pressing in across the Hun-ho on the right, while General Nogi on the left crossed the plain to the northwest of Mukden. General Nodzu through the center of the Russian position and started the final defeat of the Russians. General Kaulbars held the Russian right, with which was Mr. Little. He had to deal with General Oku on the Japanese left. These were to the west of Mukden. Southwards General Bilberling held the Russian center and was opposed to General Nodzu. On the east General Linevitch held the Russian left, and had for his opponent General Kuroki, who has through all the Manchurian war been commander of the Japanese right. General Nogi with his Port Arthur veterans effected the actual occupation of Mukden. General Rennenkampf was the Cossack leader. The initial movement began on the extreme right, under General Kuroki, then General Nodzu advanced in the center. The Russian army was drawn to the right and General Oku led his Japanese warriors in on the front and re-engaged General Kaulbars' army. Kurapatkin then assumed a fresh front on his right flank, transferring many troops but was assailed by General Nogi, when the retreat to the passes of Tieling commenced, along the Mandarin road which runs parallel to the railroad forty-three miles in a north-east direction.

As stated above, Mr. Little was with General Kaulbars' army, being with the First Corps. This corps is made up of the most experienced and war-wise veterans of the Russian army, but to

it was given the task of bearing the brunt of the most hopeless fighting, the hardest marches, the sternest assaults, and as a result the corps is worn-out and broken.

"On the day of the battle," said Mr. Little, "the war correspondents were told that the Russians would hold the position for many more days, and indeed so it looked, for we had been holding our own and even repulsing many Japanese assaults. One village was lost and taken four times, the Russian army finally getting it. Even that night we did not think the end was so near. When we came from our houses next morning the First Corps had disappeared, gone somewhere. Then we saw the Fourth Corps passing on the march. They told us that we would have time to get our clothes, outfit, etc., and rejoin them. But when we went back, the Japanese had carried the stronghold, and we were taken prisoners. General Nogi took the town and occupied it. We were well treated, and cannot complain on that score.

"The plan of battle was this: We were inside the triangle (as described above) and the Japanese began to envelop us. Kuroki on the right and Oku on the left began to close in. The way these Japanese fight is by making feints, and if there is a chance to carry out these feints into actual charges that promise success, they will take the chance.

"So Kuroki and Oku began to close in, cutting down our front. As the front was narrowed, some of the Russian forces could be snuffed and concentrated. But even this couldn't stop those Japanese. Closing in, closing in, determined, watching every chance, vigilant, irresistible, and always closing in. Continually, the Japanese would send out attacking regiments in small, mobile forces, riddling the body of the Russians, cutting them up, taking prisoners, going in a little way at a time, but always advancing. General Nodzu drove in the front, and the Russians began to fall back. Then came the disasters. Regiments in confusion, mixed up, lost, flying hither and thither, and the Japanese calmly closing in the two wings. Of course the main body of the Russian army had fallen back from Mukden before the Japanese closed the gap, but in the midst of the retreat the Russians were draining through a gap less than two miles wide. Then I saw an army in confusion, with regiments made up of many different detached companies. The Russians sacrificed their artillery to get away—many hundreds of guns. And the Japanese took thirty or forty thousand prisoners. I can't estimate all their prisoners, but as we went back up the railway every bull pen along the road was crowded, every train jammed with prisoners—prisoners everywhere where they could be kept.

"The secret of the invincible Japanese success," continued Mr. Little, "is their organization and attention to detail. Their army has a splendid esprit-de-corps, it is homogeneous. The officers work with the men, know them intimately. Every corps, every regiment, cooperates with every other, works harmoniously, with complete understanding, dovetailing, so to speak. The exact plans are evidently known to the officers, and they work with one end in view. Take the matter of detail: The Japanese have a wonderful uniform for that climate, adopted from the uniforms of all nations, seemingly, and adapted intelligently. They wear a sleeveless padded jacket to protect the chest and leave the arms free. Over this they put on an overcoat, wear light shoes and leggings. Over this they throw an overcoat and there you are—comfortable, convenient and admirably suited for the purpose.

"But as for the Russians—I'll tell you: They went into the war with the idea that they could win by mass of men. They cannot get over that idea. One of their officers once made the remark, tapping a sentry on the chest, 'We have a hundred thousand of these things to throw away.' But they did not consider that they couldn't throw away a hundred thousand in Manchuria. They could in Russia, but not in Manchuria. Yet they kept to the idea—you know the Russian is stubborn—that mass would defeat the Japanese. As a matter of fact the Japanese have almost invariably outnumbered the Russians. They did it at Liaoyang and they did it again at Mukden—not very much, but enough to win.

"The Russian army is warmly clothed, but not efficiently. Getting into the stiff jackets, heavy, flogging overcoats, and big boots, is like getting into a strait-jacket or a coat of mail. As a consequence they could not move rapidly, were unable to get about as

(Continued on Page 5.)

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MISS N. ALLEN, Prop.

BY AUTHORITY

ACT 35.

AN ACT

AMENDING SECTIONS 1392 AND 1393 OF THE REVISED LAWS OF HAWAII.

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

SECTION 1. Section 1392 of the Revised Laws of Hawaii is hereby amended so as to read as follows:

"Section 1392. Fee. The Treasurer may grant licenses for the period of one year, to suitable persons, to carry on the business of pawnbroking upon payment of the sum of Fifty (\$50.00) Dollars."

SECTION 2. Section 1393 of the Revised Laws of Hawaii is hereby amended so as to read as follows:

"Section 1393. Conditions of License. Every such license shall be issued upon these express conditions which shall be set forth in such licenses:

That the licensee will not charge or receive interest at more than the rate of four per centum per month for any loan under twenty dollars, nor at more than the rate of two per centum per month for any loan above twenty dollars and under one hundred dollars, nor at more than the rate of one per centum per month for any loan above one hundred dollars, nor exact any other gain, profit or reward by charging commissions, discount, storage or other charge, or by compounding interest or by any device increasing such interest;

That the licensee will not sell any article pledged to him and unredeemed within six months after the last day fixed by contract for redemption, nor make any such sale without publishing at least twice in a newspaper published in the Island where he does business; or if there is no such newspaper, then in a newspaper published in Honolulu in English, at least ten days before such sale a notice describing such article, and specifying the time and place of sale;

That the licensee will disclose to the pledger or his agent the name of the purchaser and the price received by him for any article so pledged and sold;

That he will keep a book in which shall be written the date, duration, amount, rate of interest of any loan made by him, an accurate description of the property pledged, and the name and residence of the pledger, a copy of which record shall be delivered to said pledger. A record of all sales made shall also be entered in said book;

That he will not receive any article by way of pawn or pledge from any minor, knowingly or with reason to believe such person a minor;

That the books of such licensee, all accounts of sales, the licensed premises and all articles therein may at any time be examined by the Treasurer of the Territory or by any Sheriff or Deputy Sheriff of the Territory, or by any person presenting to such licensee a written authorization so to do from said Treasurer or any Sheriff or Deputy Sheriff;

That he will forthwith notify the Sheriff or Deputy Sheriff of the District wherein he carries on business of any offer made by any person to pledge any articles which said licensee has reasonable cause to suspect have been stolen."

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

Approved this 13th day of April, A. D., 1905.

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

BAND AT BASEBALL

The following marches will be played by the Hawaiian band during the Legislature baseball game on Saturday afternoon:

1. "Hawaii Nel."
2. "

WANTS

See Page 8, NEW TO-DAY, for New Ads.

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Black mince eggs \$2 a setting at City Feed Store, Beretania St. 2987-1t

Cheap—Home near Park, Waikiki Address R. S. K., Bulletin. 2898-1w

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For gentleman with private family. Address J. R., Bulletin. 3029-1t

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Female white fox terrier, with tail; both ears brown. Return to D. H. Kellias, Fort St. opp. Normal School. Reward. 3042-1w

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A brooch set with pearls. Owner may have same by proving property and paying for ad. 3046-1w

Holloway Attacks Vouchers In Brewer's Wharf Case

The House Committee hearing on the Brewer's wharf contract came to a close at 10:30 o'clock last night. By common consent the two contending sides abstained from long closing arguments, instead of which briefs on the case will be handed to the committee.

The session last night was mainly along the lines of the two previous nights. The Department of Public Works introduced testimony to prove that the change in specifications was justifiable; and the American-Hawaiian Engineering & Construction Company continued its line of testimony that the company had complied with the usage of the trade in getting materials, etc.

Superintendent of Public Works Holloway took the stand for a few moments, during which time he attacked some of the expense vouchers submitted by the A. H. E. & C. Co., asserting that they should not properly be included in the bill against the Territory, and itemizing his statements closely.

Mr. Thurston questioned Assistant Superintendent of Public Works Holloway regarding his experience and qualifications as a wharf engineer, and Holloway gave him a detailed statement of his engineering career.

E. A. Paris of E. O. Hall & Son was called. Asked by Superintendent Holloway first what copper the firm carried. Said from 14 to 20 ounce, mostly 20 ounce. Had sold some 20 ounce copper to the Government in the last few years for wharf construction. Had sold some during the last three years. That on hand now was some that he had had for five years. Had no 18 ounce on hand. Never had as much as 20 ounce, since 20 ounce was more specified, of which they now had an overstock.

Mr. Morse, Territorial wharf foreman, was called. Had eighteen years' experience in wharf construction. During this time had generally used 20 ounce copper except when 16 and 18 ounce was used, latterly 18 ounce on the inside and 20 ounce on outside of wharf. During Campbell's term as Assistant Superintendent of Public Works he used 20 ounce copper.

Morse showed a sample of shed-iron from the Pacific Mail wharf. It was 22 gauge. This had been on the wharf for twenty-five years. Couldn't drive a nail through this as he could through 24 gauge. Had discovered most wear on outer piles of wharf.

Questioned by Thurston, witness had never known of 22 gauge iron being used on Government sheds. Two weeks ago he measured the iron in question. Had put 20 ounce copper on old Inter-Island wharf, the whole length of the wharf. During Campbell's term in the Public Works, remembered no other wharfs that he put copper on.

Found out the difference in the two sizes of copper by weighing, also by bending. Can't drive a nail through 20 ounce copper, and used punch on both kinds. Put 18 ounce copper on inside and 20 ounce on outside of Navy Dock. Twenty ounce copper was used on the outside of the Channel wharf. He had put 20 ounce on the approaches to this wharf. Needed punch because copper nails could not be driven through the iron. In driving he could tell the difference in copper on the piles by the ragged ends that stuck out. Had found 18 ounce too light and had discarded it. Used lightweight sometimes when money was scarce, as it was cheaper. English corrugated iron was heavier than American, for the same indicated gauge; 24 gauge English was about equal to 20 gauge American.

On questioning by Rep. Lewis, Morse said that during Campbell's term he went to the lumber yard and ordered what they wanted of rough lumber and rejected it if unsuitable. But during Holloway's term, he had to get an order from him before he could get the lumber. On an open wharf, did not think sheeting did much good, as it wore out too fast.

Outerwork Testifies.

Mr. Outerwork, contractor of wharves and buildings, next took the stand. He had the contract for the Inter-Island wharf. The price of iron shown by Morse was given to him to specify as to grade. He said it was a heavier and better sample than 24 gauge. On the Old Fellows Building he had used 22 gauge, and thought it made a better roof than 24 gauge. Twenty-four gauge iron when bent injured the galvanizing; 22 gauge lasted much longer than 24 gauge iron in this climate, as proved by all buildings here.

He built the Kinau wharf, using 20 ounce copper on outside and 18 ounce on inside piles. He built the Nuuanu street wharf, using 18 ounce and 20 ounce copper, also the same with Sorenson's wharf. On the Inter-Island wharf he used 18 ounce throughout (under Campbell's administration). Used corrugated iron on about a hundred buildings, the Old Fellows being the only one on which 22 gauge iron was used. No firm in Honolulu kept 22 gauge iron in stock.

The life of iron roofing was greatly dependent on the galvanizing, perhaps chiefly so. Non-galvanized iron would not last long. After the galvanizing rusted through, the life was about the same, but the galvanizing on the 22 gauge lasted longer because the iron under it did not bend so readily.

On questioning by Prosser, witness said that unpainted 24 gauge roofing would last about ten years. On the Pacific Mail wharf the roofing had lasted about 25 years. This is 22 gauge.

On questioning by Thurston said one-inch leeway was allowed on standard piles, if some of the lot averaged more than specified. Perhaps 12-inch piles might be allowed where 14-inch was specified. He would not allow a 12-inch pile in a lot of 300 14-inch and 150 15-inch piles. Merchantable lumber was usually used on wharves. Had known of no other kind in Honolulu.

Holloway asked him if leeway would make any difference when the specifications called for a minimum of 14-inch at the butt. Witness said the Superintendent of Public Works could find a contractor to these specifications.

Mr. J. Morse said Cotton Bros. contracted for the Channel wharf. Campbell being in charge of the works. The same weight copper was used there as on the Navy Docks. The Channel wharf was built of the materials originally intended for the Naval wharves; 20 ounce copper was called for on part of the wharf.

Superintendent Holloway submitted to the committee the original tracing for Brewer's wharf built under Campbell, saying it called for 22 gauge iron. Campbell at once rose and asserted that the specifications in this tracing was a mistake—a "typographical" error made by the draughtsman who did the tracing.

Found Radical Differences.

Mr. Cook, a Government inspector, said he saw the lumber discharged from the Irene. He compared the ship's manifest with the specifications and found radical differences. The specifications called for No. 1 vertical grain planking, 25 per cent of the whole cargo, but the ship's manifest showed it to be No. 1, merchantable. The 12x12 caps should have been accounted on account of knots, etc., and badly sawed, weakening the timber. The 4x12 plank flooring would not all pass even as No. 1 merchantable, being sappy and knotty. The ship's manifest on sliding doors called for No. 2 tongue and grooved while the specifications called for "select" 1½x4, surfaced both sides. Shrinkage would make little difference, but on measurement he found it to be not over 1-1½ inches thick. No. 1 flooring, he said, is "clear," anything not "clear" is No. 2. No. 2 is distinctly not "clear." "Select" flooring he would consider No. 1.

Withington asked witness if he was an expert.

"I am not and haven't claimed to be," said Cook with some asperity.

Try to Discredit Holloway.

Assistant Superintendent Holloway was called. Thurston asked his experience in this work. Witness said he was a Boston Tech. man from '93 to '97, taking the civil engineering course. Worked under John Freeman, one of the foremost engineers in the United States. He was reporting on the inspection of buildings for a fire insurance company. After this was an engineer in Calumet and Hecla mines of Massachusetts. Then went to Metropolitan water works as construction engineer.

Thurston said he wanted Holloway's experience to determine his qualifications for his statements, and insisted on the point.

Witness said he was an engineer in Hilo for awhile. Had built no wharves before he came to Honolulu. With the Metropolitan water works he had built some construction work. Had a great deal of experience with lumber, but would not consider himself a lumber expert. He had heard of an inch leeway allowed in piles. Among the contractors an inch leeway was allowed. Thought he would be justified in rejecting 12-inch piles in this case because the specifications rigidly called for 14-inch piles at the butt. Though this would be right since the wording of the specifications covered this closely. The specifications in this case were the same as usually published.

Thurston asked him why he would claim 14-inch piles alone could be used when the wording was as usual in other cases.

Witness said because he felt that the specifications meant what they said. The proper lumber for this wharf ought to be different from that where sheeting was used, since here block paving was called for. Considered "select" lumber was best. He came to this opinion after deciding on a block-paving. Had talked the matter over with his engineers. Understood that "select" lumber had not been before used in Honolulu. Knew that the A. H. E. & C. Co. had bought lumber to meet the original specifications. Considered the contract with the company null and void, and did not think of it any longer. The main changes were made because block paving was substituted for sheeting. Had not spoken to Holloway about the quality of lumber, as far as he could remember. Changed from 24 to 22 gauge iron when he saw the first on the original specifications. Until a short time ago he did not know that no 22 gauge iron was to be had in Honolulu.

To Better Construction.

On questioning by Thurston, Holloway said he had never had any serious

friction with the A. H. E. & C. Co., but had had more trouble with them than with any other contractor. When he changed the specifications, in regard to 22 gauge iron, witness said he had a slight feeling that it would serve the company right, but had made all the changes to better the construction.

Peanut Question.

On questioning by Withington said he lived with John Lucas, plaintiff in the injunction to restrain the A. H. E. & C. Co.

Rep. Harris asked if the size of the wharf was changed. Holloway said the shed was made smaller to lower the cost. The concrete wall was changed because originally there was no foundation for it. The changes in the shed narrowed it some fifteen feet, and there were changes in the office arrangement.

On questioning by Rep. Lewis, witness said the lightest weight rusted first. Lewis said his experience in iron had been that 26 gauge lasted as long as 22 gauge.

Holloway, asked about planking, said it did little good to sheet over old planking, as it soon rotted out.

Lewis asked why Holloway held down the contractors so closely in this job, when he did not on the Hilo armory job. Harris said this question was out of order, and the committee sustained the objection.

No Personal Matter.

Holloway, in answering Prosser's question, said he had not let his relations with the A. H. E. & C. Co. influence his specifications, that some of the changes did not influence the company at all.

Mr. Rowell was called. Was Superintendent of Public Works for thirteen years since 1887. During that time he would have allowed an inch leeway in measuring piles. Always asked for merchantable lumber, specifying lumber free from knots and shakes that would impair its strength. "Rough nor-west" was a suitable lumber for wharves. Saw no advantage in using "clear."

Holloway questioned witness, who said he had used 20 ounce copper on outside rows of piles. Would not accept "merchantable" where "No. 1 vertical grain" was called for. In the case of tie-beams would not accept merchantable where "clear nor-west" was called for, the same would apply to other like questions.

Holloway's Purpose.

Superintendent Holloway took the stand. In changing plans, he said, it was Holloway's sole idea to get a better wharf. In the change in the sea wall, no engineer would question it. All the A. H. E. & C. Co.'s copper could have been used in the second specifications. In the matter of iron, he claimed 22 gauge was much preferable to 24. The total value of the iron now laid by the company amounted to about \$1900, and could be readily sold here. In lumber, he claimed the company failed to order according to specifications in many cases. He had called for the best lumber, and did not believe this shipment was such, and would like the committee to investigate this statement by inspecting the lumber. Some of the timber for the Fort street wharf was not according to specifications. He thought the company's claims for damages were absurd in many respects.

Submit Vouchers.

"I should like to submit statements in regard to the vouchers they have offered. Voucher 150 covered the building of the tool-shed, used also for the Fort street wharf, wherein they put the bill against the Brewer's wharf contract. Also with the pile-driver used for both."

Withington protested the second item.

Holloway objected further. Item for Japanese labor in making and repairing block used on the wharf, while the specifications call for no Japanese labor on the wharf. Item 250, for re-handling lumber, this should have been properly piled the first time, also two more items for the same thing. Voucher 221 for tools—might be used elsewhere. Voucher 336, a bill for tallying lumber according to dispute between yourself and the lumber company. Telegrams to Mr. Amweg, items for oiling of piles, cablegrams, more tools, for hauling material to Fort street wharf (Gillman protested this).

Mr. Holloway was then questioned by Prosser. Said he protected the contract to the A. H. E. & C. Co. in the injunction suit as far as he could, and had said he considered a fair claim from the company should be paid.

Withington asked him about a conversation with him after the new specifications had been changed but before re-advertisement.

Withington—"Did I not call your attention to the fact that you said the A. H. E. & C. Co. ought to be protected in their loss?"

Holloway—"You did."

Withington—"Did I not tell you that we intended to apply to the Legislature for relief?"

Holloway—"As far as I know, this was not brought to my attention."

Withington—"Did you not explain to me why changes were made?"

Holloway—"You did, I believe."

Withington—"Did I not tell you that our grievance was in the change of lumber and iron specifications?"

Holloway—"I don't remember that."

Withington—"Did I not call your attention to the fact that the new specifications shut out the A. H. E. & C. Co.?"

Holloway—"I remember that."

Rep. Lewis asked about the bond on the contract. Holloway said the A. H. E. & C. Co. put up the bond and started to work, and work was stopped on a question of indefiniteness in the specifications. Then the bond became cancelled. The new contractor (Continued on Page 7.)



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NATURALLY this heading doesn't mean flower garden roses, for there can be no question of the perfect system of ventilation they employ for their lovely complexion.

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Now, however healthful it may be to sleep in a wholly darkened room, the majority of people don't do it. They sleep with a faint light either because they don't like the dark, or to be ready for an emergency.

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W. Matlock Campbell, 122 King St. Downtown Office—11 to 12:30; Mill Office, Beretania street, 3 to 5 p. m.

The Bulletin, 75cts per month

Legal Notices.

Commissioner's Sale

UNDER MORTGAGE FORECLOSURE
DECREE LAND ATWAIKIKI, HONOLULU,
Territory of Hawaii.

Pursuant to a decree made by the Honorable Alexander Lindsay, Judge of the Circuit Court of the First Circuit, Territory of Hawaii; Sitting in Equity; made on the 4th day of April, A. D. 1905, in a cause of August Ahrens, plaintiff, against Henry Waterhouse Trust Company, Limited, administrator with will annexed of the estate of William H. Cornwell, deceased, Josephine L. Cornwell, Blanche Cornwell Walker, William H. Cornwell and Kate L. Brayman, defendants, (Equity Division No. 1438), the undersigned as Commissioner, duly appointed and called at public auction to the highest and best bidder, subject to the confirmation of the Court,

ON SATURDAY, the 15th DAY OF
APRIL, 1905,

AT 12 O'CLOCK NOON,

of said day at the front (mauka) entrance of the Judiciary Building, Honolulu, Territory of Hawaii, the following property of the late William H. Cornwell, deceased, to wit: all the right, title and interest of the mortgagor in and to that tract or parcel of land situated at Pau Waikeiki, Honolulu, aforesaid, on the mauka side of the Waikiki Road, comprising the land described in Land Commission Award 1409 to Nakoko, the land described in Land Commission Award 1281 to Kuluwalehu, and a portion of the III of Pau Land Commission Award 8559B to W. C. Lunallilo and thus bounded and described—

Commencing at a cross cut in the Brick on the mauka side of culvert on the upper line of the Waikiki Road, said cross being 3 feet Southerly from the North Corner of the culvert and 34 feet makai of the makaha of the large fish pond in Pau. From this cross the Survey Station PUNCHBOWL bears N. 25° 50' true; Kaimuki S. 78° 17' E. true and Maunae N. 87° 26' E. true and running;

1. S. 20° 00' E. true 485 feet along line along mauka side of the Waikiki Road;

2. S. 25° 40' E. true 415 feet along same to centre of stone culvert; thence

3. N. 63° 30' E. true 57 feet up centre of aulwal along L. C. Award 6386 to Kaunaloa;

4. N. 40° 25' E. true 104 feet along same up centre aulwal;

5. N. 60° 15' E. true 128 feet along same up centre aulwal;

6. N. 76° 00' E. true 390 feet along same up centre aulwal;

7. N. 24° 56' W. true 213 feet along same, large Kuanauna along L. C. Award 1765 to Kamale;

8. N. 24° 48' W. true 127 feet along large Kuanauna along L. C. Award 557 to Nihopuni;

9. N. 28° 20' E. true 7.3 feet along same;

10. N. 26° 3' W. true 240.2 feet along large Kuanauna along L. C. Award 1775 to Paao;

11. N. 33° 35' W. true 151.8 feet along large Kuanauna along same;

12. N. 43° 28' W. true 132 feet along large Kuanauna along same;

13. N. 53° 50' W. true 178 feet along large Kuanauna along same;

14. N. 25° 00' W. true 12.5 feet along large Kuanauna along same;

15. N. 48° 10' E. true 70 feet along large Kuanauna along same to monkey pod tree; thence

16. N. 38° 10' W. true 147.8 feet along large Kuanauna along Government land;

17. N. 28° 30' W. true 85.8 feet along large Kuanauna along same to South side of large Aulwal. From this point at Aulwal the Government Survey Station PUNCHBOWL bears N. 33° 3' W. true, Rocky Hill N. 15° 22' E. true and Leahi S. 34° 27' E. true; thence

18. S. 80° 50' W. true 678 feet down South side of Aulwal to centre of stone culvert at the Waikiki Road; thence

19. S. 28° 50' E. true 541 feet along the Waikiki Road to initial point. Area twenty (20) Acres or thereabouts, and being part of the premises conveyed by deed of H. R. Macfarlane and others to said William H. Cornwell, July 31, 1901, of record in the Registry of Conveyances in Honolulu in Book 231, page 171.

THE RIGHT, TITLE AND INTEREST of the late W. H. Cornwell WAS ONE UNDIVIDED THIRD.

Terms of sale, 10% of purchase price to be paid upon fall of hammer at sale, balance upon execution of deed in U. S. Gold Coin; deed at expense of purchaser.

For further particulars apply to Cecil Brown and W. Austin Whiting, attorneys for plaintiff; James F. Morgan, auctioneer, or to the undersigned at his office in the Judiciary Building.

Dated Honolulu, T. H., April 4th, 1905

WM. R. SIMS,
Commissioner.

3034—Dly to & Inc. Apr. 14.

Corporation Notices.

THE HAWAIIAN REALTY AND MA-
TURITY CO., LTD.

Real Estate Mortgage Loans and Investment Securities. Homes Built on the Installment Plan.

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CONTRACTOR AND BUILDER.

ALAKA ST.
All classes of Building Work promptly and carefully executed.

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Residence Phone Blue 2332.

Legal Notices.

Commissioner's Sale

—OF—

Valuable Real Estate

SITUATE ON

Punchbowl Street,

At Auwaiolimu

IN HONOLULU, ISLAND OF OAHU,
TERRITORY OF HAWAII.

Pursuant to a Decree made by the Honorable J. T. DE BOLT, First Judge of the Circuit Court of the First Judicial Circuit, Territory of Hawaii, in a cause entitled ALLEN & ROBINSON, LIMITED, Complainant, vs. C. K. BENI, THOMAS KALALUHI, MAKAKOA KALALUHI, JULIA OPUNUI and W. L. PETERSON, Respondents, Bill for Foreclosure of Mortgage, Equity Division No. 1442; the undersigned will sell at public auction, to the highest bidder, subject to confirmation by the Court, on

SATURDAY, APRIL 22nd, 1905,

At 12 o'clock Noon of said Day,

at the front (mauka) entrance to the Judiciary Building, in Honolulu, Island of Oahu, Territory of Hawaii, all the right, title and interests of the respondents in and to the following described property, to wit:

All that piece or parcel of land situate at Auwaiolimu, Honolulu aforesaid, and containing an area of 3380 square feet, being a portion of Royal Patent No. 1794, L. C. A. 1948 to Ka-huinehene, and being the same land described in Deed from D. Kekua to U. M. Hao, recorded in the Registry of Conveyances in Honolulu aforesaid in Liber 85 on pages 291 and 292 and more particularly described as follows:

Beginning at the North corner of this lot, at makai side of lane leading to Punchbowl Street, the true azimuth and distance from the South corner of Kuakini and Fort Street being 318° 33' 18.74 feet, and running by true azimuths:—

1. 322° 29' 67.5 feet along land leading to Punchbowl Street;

2. 50° 05' 46.2 feet along Mallohi Puanama's lot;

3. 134° 38' 66.0 feet along Tom Po-ole's lot;

4. 228° 15' 55.3 feet along Capt. Ka-aina's lot to the initial point.

Terms of sale are cash in United States gold coin; deed at expense of purchaser. For further particulars inquire of Messrs. Holmes & Stanley, at their office over Bishop & Co.'s bank, on Kaahumanu Street, Honolulu, T. H., or to the undersigned, at his office in the Judiciary Building.

P. D. KELLETT, JR.,
Commissioner.

Dated Honolulu, Oahu, April 8th, 1905

3045—Apr. 10, 12, 13, 14, 15, 17, 18, 19, 20, 21.

Business Notices.

NOTICE.

During my absence from the Territory of Hawaii, Miss Julia B. Cook will act for me in all matters of business under full Power of Attorney.

BRUCE CARTWRIGHT.
3046-3t

TRADE MARK
CIGARETTES
CIGARETTES
CIGARETTES

USE BIG & FOR UNUSUAL
discharges, inflammations,
irritations or ulcerations of
mucous membrane. Prevents
contagion. A painless remedy
for Catarrh and Bore Eyes,
Gonorrhea, Gleet, Whites, etc.

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Circular sent on request.

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THE EVANG CHEMICAL CO.
CINCINNATI, O.
U. S. A.

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HOTEL NEAR NUUANU ST.

Just opened, everything new and
clean. Meals at all hours. Open day
and night.

MONOLULU IRON WORKS

Improved and Modern SUGAR MA-
CHINERY of every capacity and de-
scription made to order. Boiler work
and RIVETED PIPES for irrigation
purposes a specialty. Particular at-
tention paid to "JOB WORK" and repairs
executed at lowest cost.

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ANYTHING SO POPULAR IN HONO-
LULU AS

WHITE ROCK WATER

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JAPANESE, CHINESE, OR KOREAN
LABORERS

Call at the CHUN KOOP BIN EM-
PLOYMENT OFFICE at 520 King St.
opposite Kawaiahao Church.

REAL ESTATE TRANSACTIONS

Entered for Record Apr. 11, 1905,
From 10:30 a. m. to 4 p. m.
Luis Vasconcellos to C. Bolte 400 CM
Siu Leong to Wong Juck Lung 400 CM
Lizzie K. Puhi to Lucy Kahala. Rel
Andres Nelson and wf to Dennis J.
Cashman 400 CM
D. J. Cashman to Andres Nelson. Rel
Alexander Lazarus to Lena G. Roge-
warne 400 CM
F. A. Schaefer & Co to Hawn C. &
S. Co 400 CM
Catherine K. Brown to Mrs. Lydia A.
Cummins 400 CM
Entered for Record Apr. 12, 1905,
From 9 a. m. to 10:30 a. m.
Annie K. Hall by tr to See Sang Co. L
Chag Van Gleson tr to Mrs. N. Na-
kamura 400 CM
West & Hawn Invest Co Ltd to Pe-
lani (w) 400 CM
Wm. Laa and wf et al to Ida B. Cas-
tle 400 CM

Recorded April 3, 1905.

Jose Gonsalves to Isabella Reizents;
D: western half of lot 15, Ahualoa,
Hamakua, Hawaii; \$1, etc. B 266, p.
319. Dated Mar 16, 1905.

8 Kaaukai Hanapa to Yahiyo Yasi-
chi; L: 2-pec land, Papaua, Hamakua,
Hawaii; 12 yrs at \$40 per yr. B 273,
p 54. Dated Mar 28, 1905.

Tom de Aguilar and wf to Jose Si-
mao; M: lot 22, Kaapahu, Hamakua,
Hawaii; \$1,300. B 262, p 499. Dated
Mar 18, 1905.

J. Kanamu to Mrs. Mileka Mahekau;
L: por Gr 670 and bldg, Kapulena, Ha-
makua, Hawaii; 15 yrs at \$25 per yr.
B 273, p 56. Dated May 21, 1904.

Union Mill Co to Kohala Club &
Transportation Co; D: por Gr 1550,
Honopu, N. Kohala, Hawaii; \$250.
B 266, p 320. Dated Mar 31, 1905.

Hanalei Kuaulu to J. Kapohakimo-
hewa; D: 1-2 int in R P 4137, Kul
4292, Kaoo, Honouliuli, Maui; \$10. B
266, p 321. Dated June 7, 1899.

Tam Chong and wf to Tam Sing
Kong; D: 20 acres land, Omoapio, Ku-
la, Maui; \$250. B 266, p 322. Dated
Mar 17, 1905.

Lucy N. Kamau and hab to Lilia
Ekekel; D: 1-2 int in R P 7316, Kul
4727, Anelohia, Koolau, 2 shares in hul
land, Moloka, etc., Koolau, Kauai;
\$130. B 266, p 323. Dated June 29,
1905.

Pahli (k) to Kaalooa (k); D: R P
5117, Kul 2223, Kamoa, Kau, Hawaii;
\$26. B 266, p 324. Dated June 29,
1897.

Honouli and wf to Moke Kahipa; D:
1-6 int in 17-100 acre land, Lele, Ho-
noluli; \$1. B 266, p 325. Dated Feb
23, 1905.

Moses Kahipa to Eliakapa K. Ho-
noluli; D: int in pc land, Lele, Ho-
noluli; \$1. B 266, p 326. Dated Feb 23,
1905.

W. E. Rowell to D. L. Keku; Rel; por
R P 1945, Beckwith St and Marques
lane, Honolulu; \$250. B 259, p 15.
Dated Apr 1, 1905.

D. Lokana Keku and wf to Mary D.
Schofield; M: por R P 1945, Beckwith
St and Marques lane, Honolulu; \$600.
B 267, p 268. Dated Apr 1, 1905.

Mele Alapai to Lei Alapai (w) et al;
D: int in R P 4026, Kul 1050, Ulaupu,
Molokai; \$1, etc. B 266, p 327. Dated
July 30, 1901.

M. A. Rego to Charles Blake and
wife; Rel; int in pc land, Koloa, Kau-
ai; \$564. B 237, p 223. Dated Jan
14, 1904.

Edwin K. Blake to Charles Blake;
D: 1-4 int in Blake estate, Koloa, Kau-
ai; \$100. B 266, p 328. Dated Jan
10, 1905.

John O. Kamali by dep gift to M. A.
Rego; D: 1-8 int in R P 4053 and
4054 and bldgs, Koloa, Kauai; \$50. B
266, p 329. Dated Jan 3, 1905.

John Keahipaka and wf to J. Alfred
Magoon; D: 1-2 int in R P 798, Kul
8241, Waipio, Ewa, Oahu; \$150. B 266,
p 330. Dated Apr 1, 1905.

Kallioha Koonou and hab (J. M.) to
Mrs. K. Kuehlan; D: int in R P 6630,
Kul 4461, Puohala, Waikuku, Maui;
\$60. B 266, p 332. Dated Sept 10,
1904.

Onomesa Sugar Co to Helen Ed-
monds and hab et al; Rel; 30 acres
land, Kalaheo, Kauai; \$1,600. B 214, p
57. Dated Apr 3, 1905.

Helen Edmonds and hab to Onomesa
Sugar Co; M: north half of R P 7161,
Kul 11216, Kalaheo, Kauai; \$800. B 267,
p 270. Dated Mar 30, 1905.

Virginia L. McLeod to B. F. Bishop;
PA; general powers. B 265, p 480.
Dated Feb 16, 1905.

John Emmelhut and wf to Bishop &
Co; M: lands, leaseholds, bldgs, etc.,
Honolulu; \$5,780.85. B 267, p 272. Da-
ted Mar 29, 1905.

Hulimal and hab to C. K. Al; M: 3
pec land and bldgs, Kohnakiki, N. Ko-
na, Hawaii; \$270. B 267, p 276. Da-
ted Mar 18, 1905.

Recorded Mar. 30, 1905.

Jno Hind and wf et al to Hind Pitt
Co Ltd; D: various pec land, Keala-
hewa 3, etc., Kohala, Hawaii; 600
shares in cap stock. B 269, p 157.
Dated Dec 23, 1904.

Jno Hind and wf et al to Hind Pitt
Co Ltd; D: various pec land, Keala-
hewa 3, etc., Kohala, Hawaii; 600
shares in cap stock. B 269, p 157. Da-
ted Dec 23, 1904.

Yong Hon Chiu to Yong Kwai You;
BS; int in Kwong Hing Chong Co.
No 315 Nuuanu St, Honolulu; int in
Jek Sing Hung Kee Co, Hilo; \$1,000.
B 274, p 56. Dated Feb 28, 1905.

Emma A. Ables; Notice; apply for
reg title of lots 1 and 6 of R P 5704,
Kul 8241, Makiki and Anapuni Sts,
Honolulu. B 274, p 58. Dated Mar
27, 1905.

L. C. Ah Chee to Kam Sang; BS;
1-2 int in o Chung Wai Co; \$100. B
274, p 59. Dated Mar 24, 1905.

Amelia G. Silva and hab (M. G.) to
Manuel M. Pavao; M: Kul 10400, N
Kona, Hawaii; \$100. B 268, p 226.
Dated Mar 27, 1905.

HOSTETTER'S
CELEBRATED
STOMACH BITTERS
GIVE IT A TRIAL

The next time your stomach becomes weak and you suffer from Loss of Appetite, Belching, Heartburn, Nausea, Cramps, Indigestion, Dyspepsia, or Constipation, we urge a trial of Hostetter's Stomach Bitters. You'll be well pleased with the result, because it positively cures such complaints. Hundreds of sickly men and women have testified to its efficacy. Get the genuine with our Private Stamp over the neck of bottle.

HOSTETTER'S
STOMACH BITTERS

Gec W. Farr tr and wf et al to Emily C. Judd; D: lot 7 and 9040 sq ft land, Kapahulu, Honolulu; \$2,000. B 266, p 306. Dated Mar 27, 1905.

Recorded Mar. 31, 1905.

George Molkoba and wf to E. J. Morgan; D: 2 shares in hul lands, Papa, etc., Kauai; \$250. B 266, p 309. Dated Feb 6, 1905.

Maria A. Baptista and hab (J. Q.) to Port Mut Ben Socy of Hawaii; M: por R P 602, Kul 2285B and Gr 4620, cor Punchbowl and Luso Sts, Honolulu; \$800. B 267, p 253. Dated Mar 28, 1905.

Mele Alapai (widow) to Ester Kane; D: int in R P 5329, Kul 10550, Waipuka, Waialae, Maui; \$1, etc. B 266, p 311. Dated July 30, 1901.

Mary F. Krouse by atty to Mtege to Trs of Est of W. C. Lunallilo; Porc Affid; lot 600 of Gr 3815, Spencer Ave, Honolulu. B 267, p 253. Dated Mar 28, 1905.

Mary F. Krouse by atty to W. W. Chamberlain; D: Gr 3815, Spencer Ave, Honolulu; \$1,500. B 266, p 312. Dated Mar 30, 1905.

Wm. W. Chamberlain to Trs of Est of W. C. Lunallilo; M: Gr 3815, Spencer Ave, Honolulu; \$1,000. B 267, p 258. Dated Mar 30, 1905.

Frances Q. Keating by reg; Notice; of decree of title in Land Reg Court case No 21. B 274, p 60. Dated Mar 31, 1905.

G. H. Wallani and wf to Mrs. Ans Yomes; D: int in 1-2 Gr 1341; \$1 etc. B 266, p 314. Dated Sept 27, 1904.

F. L. Dorch by atty to Florence E. Dover; D: 30,000 sq ft land, Kalani and Dorch Aves, Honolulu; \$1,050 and mtg \$1,200. B 266, p 315. Dated Aug 17, 1901.

Antone Lidgate by tr to F. L. Dorch; D: 30,000 sq ft land, Kalani and Dorch Aves, Honolulu; \$1,200. B 230, p 412. Dated Mar 31, 1905.

Est of S. C. Allen by trs to Wm. Ahia; D: lots 19 and 20, blk 58, bldgs, etc., Kapahulu tract, Honolulu; \$400. B 221, p 121. Dated Mar 28, 1905.

Recorded Apr. 1, 1905.

Geo. W. Pahu to C. F. Peterson; L: Mah 2, of Ap 3, R P 7014, Kul 1127, Puunui, Honolulu; 25 yrs, 1 yr at \$200 per yr, 24 yrs at \$300 per yr. B 263, p 350. Dated Jan 1, 1903.

Jan F. Morgan and wf to E. J. Morgan; D: 1-3 int in 2 pec land, Beretania St, Honolulu; \$2,500. B 266, p 317. Dated Mar 30, 1905.

Mrs. Lahapa Maulawa to J. W. I. J. W. L. Kahuna; L: R P 6047, Kul 4570, Kaula Wawala, Molokai; 5 yrs, 1 yr free, 4 at \$14 per yr. B 263, p 263. Dated Mar 20, 1905.

Victoria S. Hufandeanu and hab (E) to Mrs. Alex. Lyle; AM: mtg Kaauwana (w) on Ap 1, R P 1973, Kul 11144B, Pauoa Rd, Honolulu; \$500. B 267, p 262. Dated Apr 1, 1905.

Wm. Brode Jr and wf to Mutual Bldg & Loan Socy of Hawaii Ltd; M: por Ap 3, R P 1616 and 7-100 acre land, Kalihi, Honolulu; \$1,000. B 267, p 263. Dated Mar 31, 1905.

HOLLOWAY ATTACKS VOUCHERS
IN BREWER'S WHARF CASE.

(Continued from Page 5.)

put up a certified check, which was returned when the contract was again recalled.

Withington said in regard to the above conversation with Superintendent Holloway, on the injury to the A. H. E. & C. Co. on the contract, that Holloway spoke of changes in the shed dimensions. He had told Holloway that it would leave a large amount of unsalable lumber on hand, and he thought that Holloway answered he didn't know that before, adding that he didn't know that the material was good enough for the contract. Withington said this would keep the company from selling the lumber to other bidders.

The "defense," represented by Mr. Prosser, closed the case, and both parties said that they would hand in to the committee written briefs.

Berlin has counted up her suburbs and graveyards and found that she has a population well over 2,000,000. This should start another "Million Club" in Chicago.

Legal Notices.

NOTICE TO CREDITORS.

Notice is hereby given that Letters Testamentary have been issued to the undersigned as Administrator of the Estate of Lam Yate, late of Hionsang, Canton, China, deceased.

All creditors of the estate are hereby notified to present their claims duly authenticated, and with the proper vouchers, if any exist, even though said claims be secured by mortgage upon real estate, to the undersigned, Lam Wo Sing, at 20-24 S. King street, Honolulu, Island of Oahu, Territory of Hawaii, or to his attorneys, Holmes & Stanley, Kaahumanu street, Honolulu aforesaid, within six (6) months from the date hereof (which is the date of the first publication of this notice); otherwise said claims, if any, will be forever barred. And all persons indebted to said estate are hereby notified to make immediate payment to the undersigned or to his attorneys above named.

Dated, Honolulu, Territory of Hawaii, March 23rd, 1905.

LAM WO SING,

1905 Tennis Balls

Just received, per "Sonoma," a shipment of

WRIGHT & DITSON'S

CHAMPIONSHIP TENNIS BALLS

On account of the great demand for these popular balls on the Mainland, only half our order could be shipped by "Sonoma."

Call early and get your supply.

E. O. HALL & SON, LTD.

"NO MORE DUST"

DUSTLESS

SWEEEPING



The millennium is not here yet, but you can at last do your sweeping without dust by using the World's Only Dustless Brush.

KEROSENE IS A DISINFECTANT.

and kills all disease—germs, moths and microbes as you sweep.

American Brokerage Co., Ltd., Sole Agents.

Roll-Top Desks For Busy Men

Professional and business men will find our new stock of roll-top desks to be superior in quality and lowest in price.

The desks are fitted with the latest modern improvements. Now being shown.

Porter Furniture Co.,
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Choice Imported Stock.

Fine Bred Fresh Milch Cows.

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Main 361. Davis pays charges.
A machine cleaned and put in order—\$1.00.

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Fishnets, twine and bronze wire cloth at

A. FERNANDEZ & SON,
Nos. 44-50 King St., Block, bet. Nuuanu and Smith Sts.; Tel. Main 189.

We offer a beautiful PIANO to every home on the easy-payment plan. A little money down and small monthly payments soon makes the piano yours.

BERGSTROM MUSIC CO., Ltd.,
Fort Street.

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

SAVE YOUR NATURAL TEETH

They are worth \$10,000 apiece. If you commence now you can preserve your teeth without any ache to the end of your days. Keep the cavities filled—that's all. Examination free.

THE EXPERT DENTISTS,

F. L. FERGUSON, D.D.S.

215 Hotel St.

Opp Young Bldg.

Not a Bit of Blarney

BUT THE REAL

Mountain Dew

We give you the straight goods, direct from the Distillers. WE ARE NOT RECTIFIERS. Remember your friends and treat them to the best. You get better value for your money at our store than elsewhere.

PRICES THE LOWEST.

GOODS DELIVERED TO ANY PART OF THE CITY.

Thos. F. McTighe & Co.,

WINE AND LIQUOR MERCHANTS,
93 KING ST.

TEL. MAIN 140. P. O. BOX 755.

Red Cross Tooth Powder

The best powder for cleansing and whitening the teeth.

Removes tartar and strengthens the gums.

Contains no grit or acid.

Sold only by

Chambers Drug Co.,
LIMITED.

Cor. King and Fort Sts.
PHONE MAIN 131.

You Get
SANITARY PLUMBING AND
TINSMITH WORK
at RIGHT PRICES when you order
from
S. K. AKI & CO.,
MAUNAKEA NEAR KING STREET.

WANTS

For Want Column See Page Six

POSITION WANTED.

By expert bookkeeper; also writes shorthand and operates typewriter. Address W., Bulletin. 3048-11

TO LET.

Furnished cottage of 6 rooms, College Hills. Address "G." Bulletin. 3048-11

NEW - TO-DAY

NOTICE.

WALL, NICHOLS COMPANY, LTD.

At the regular annual meeting of Wall, Nichols Co., Ltd., the following officers were elected to serve for the ensuing year:

F. E. Nichols, President
Jas. F. Morgan, Vice President
T. E. Wall, Treasurer
A. C. Wall, Secretary
F. C. Smith, Auditor

The above constitute the Board of Directors.

A. C. WALL,
Secretary.

Honolulu, April 13, 1905. 3048-11

minently identified with business interests in the Orient. Capt. J. S. Gundersen, B. Pedersen and Frank M. Govey are going to Europe to bring out a vessel for the coasting trade between Japan and Korea.

The Japanese baseball team from Waseda University is on board, en route to California where games will be played with Stanford and the University of California, and possible with teams of the Northwest.

Fifteen of the little ball-players arrived, accompanied by Professor Isao Abe of the same institution. About twenty other Japanese are on board who are prominent business and professional men, en route to the East, New York and Europe.

The Korea is due to sail at 11 o'clock tomorrow morning for San Francisco.

Mrs. Grace Boardman, Mrs. Eda Matthews, Mrs. Avery, Miss Agnes Webster and Mrs. David Douglas have been admitted to the Y. W. C. A. membership.

BY AUTHORITY

NOTICE TO CONSUMERS OF NUUANU WATER.

Until further notice, the use of water upon the High Pressure of Nuuanu System, more particularly described as that portion of the system lying on both sides of Nuuanu Ave. and mauka of School and Lusitana Sts., Thurston Ave., Lanailo St., and Wilder Ave., to and including Manoa, for purposes of irrigation, is hereby prohibited.

Consumers are hereby notified that, in order to hold back in reserve a sufficient amount of water, this system, until further notice, will be shut off at night between the hours of 9 p. m. and 4 a. m.

J. H. HOWLAND,

Superintendent of Water Works.

April 13, 1905. 3048-11

SHIPPING INTELLIGENCE

TIDES.									
High	Low	High	Low	High	Low	High	Low	High	Low
Time	Time	Time	Time	Time	Time	Time	Time	Time	Time
10:15	4:15	11:15	5:15	12:15	6:15	1:15	7:15	2:15	8:15
11:15	5:15	12:15	6:15	1:15	7:15	2:15	8:15	3:15	9:15
12:15	6:15	1:15	7:15	2:15	8:15	3:15	9:15	4:15	10:15
1:15	7:15	2:15	8:15	3:15	9:15	4:15	10:15	5:15	11:15
2:15	8:15	3:15	9:15	4:15	10:15	5:15	11:15	6:15	12:15
3:15	9:15	4:15	10:15	5:15	11:15	6:15	12:15	7:15	1:15
4:15	10:15	5:15	11:15	6:15	12:15	7:15	1:15	8:15	2:15
5:15	11:15	6:15	12:15	7:15	1:15	8:15	2:15	9:15	3:15
6:15	12:15	7:15	1:15	8:15	2:15	9:15	3:15	10:15	4:15

First quarter of the moon April 13th Hawaiian Standard Time is 10h 30m slower than Greenwich time, being that of the meridian of 157.30. The time whistle blows at 1:30 p. m., which is the same as Greenwich. Oh Om.

ARRIVED.

Thursday, April 13.
P. M. S. S. Korea, Seabury, from the Orient, 8:30 a. m.

DEPARTED.

Wednesday, April 12.
O. S. S. Sonoma, Herriman, from San Francisco, 9 p. m.

Ana. bk. Mohican, Kelly, for San Francisco, 5 p. m.

Star. Kauai, Bruhn, for Kauai ports, 5 p. m.

Star. Nihaui, W. Thompson, for Kauai ports, 4 p. m.

Thursday, April 13.
U. S. A. T. Dix, Anders, for Manila, 11:30 a. m.

PASSENGERS ARRIVED.

Per P. M. S. S. Korea, from the Orient, April 12.—For Honolulu: Mrs. W. H. M. Ayres, J. Inouye, J. Ishizuka, H. Machida, A. Mackillop, K. Matsubara and wife, Rev. J. B. Neils, Mrs. J. B. Neils. For San Francisco: Prof. I. Abe, J. D. Abel, Geo. Ade, T. Alexander, A. R. Agassiz, H. F. Alexander, Mrs. M. N. Allen, Mrs. E. M. Ashley, Mrs. F. R. Ashley, F. R. Ashley, Mrs. M. A. Bail, Wm. Bassett, Mrs. Wm. Bassett, C. R. Bissell, Mrs. Kate E. Bissell, J. F. Blain, George Boden, R. Bomberg, Mrs. C. A. Booth, Mrs. H. R. Bostwick, H. E. Bostwick, Mrs. J. J. Chapman and two children, Irving H. Chase, Dr. H. N. Cobb, J. Coppage, Roscoe Cray, Miss L. Crumer, E. R. Cummings, C. F. Davis, Chas. Denby Jr., R. B. Derickson, H. T. Dodge, A. L. Ehrman, Mrs. A. L. Ehrman, E. I. Foote, A. J. Francis, Mrs. A. J. Francis, Dr. H. E. A. Fisher, H. M. Gallagher, Mrs. F. T. Gause, child, and amah; D. W. Gilmour, F. M. Govey, C. A. Graham, Prof. H. S. Graves, Mrs. H. S. Graves, Mrs. Geo. M. Gray, Capt. J. S. Gundersen, Alfred Hasche, K. Hashido, Col. V. Harvard, U. S. A.; S. Horiye, T. Hosokawa, E. Hutchinson, Dr. M. F. Hutton, Mrs. M. F. Hutton, S. Iwamoto, S. Izumitani, Capt. W. V. Judson, U.S.A.; Lt. Comdr. G. Kaemmerling, U.S.N.; E. R. Kellogg, C. C. Kent, T. Kobayashi and servant, A. Kono, M. Kurashiki, A. S. Laffin, Mrs. A. S. Laffin, T. B. Lawler, Mrs. T. B. Lawler and child, John B. Leiber, Richard H. Little, Miss M. A. Livermore, Miss J. G. Loper, Carl Lohmann, J. Martens, Mrs. B. Marston, J. L. McLaughlin, Mrs. J. L. McLaughlin and infant, O. Mordhorst, S. Morimoto, Mrs. M. J. Nault, A. Nuttall, Mrs. A. Nuttall, M. Obara, A. V. S. Olcott, Mrs. E. E. Olcott, A. Ono, J. Oppenheim, K. Oshikawa, Mr. Oster, Mrs. Oster, Mrs. U. Ohta, Mrs. Pape, B. Pedersen, J. L. Rosenthal, Mrs. J. L. Rosenthal, W. A. Rumpf, Mrs. S. R. Seaton, Miss Clara Seaton, Lt. W. R. Sexton, U. S. N.; H. Shimaoka, S. M. Shimmi, S. Shimizu, K. Ishiuchi, D. L. Smith, Mrs. Lee Shu, W. Richmond Smith, G. H. Southcomb, Rev. Jacob Speicher, Mrs. Jacob Speicher and child, Master David Speicher, Miss Margaret Speicher, Rear Admiral Yates Sterling, U. S. N.; Mrs. Yates Sterling, Lt. Yates Sterling, Jr., U. S. N.; Miss Sterling, Thos. E. P. Sutton, Mrs. Thos. E. P. Sutton, S. Suyama, U. Suzuki, S. Tachibana, S. Takaori, Mrs. C. M. Tennant, J. F. Thoma, Mrs. E. W. Tilden, son and amah; Rev. H. St. George Tucker, L. R. Tuttle, Mrs. L. R. Tuttle, Miss Gladys Tuttle, A. Underwood, W. C. H. Watson, P. Witkowski, J. H. G. Wolf, M. Yamawaki.

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DANGEROUS TRANSFER OF DISEASED CANE

It was suggested yesterday afternoon by President Thurston at a meeting of the Board of Forestry and Agriculture at the government nursery on King street that the matter of cane afflicted with fungus diseases being shipped from one district to another should be brought to the attention of the Planters' Association. This was embodied in a motion and adopted. The draft of a resolution to regulate the sending of trees, etc., from one island to another was presented by Alexander Crow, accepted and laid before the Committee on Rules and Regulations.

Thurston said that Massachusetts had long desired Prof. Koebel's services for the suppression of a moth which damaged trees, but the Professor had decided to remain with the Territory.

Forester Hosmer reported that the land of Ophihale, S. Kona, Hawaii, is not fit for tillage and that the Oloa Remnant is valuable only for marketing ohia trees.

WEATHER REPORT

U. S. Weather Bureau Office, Young Building.

April 13, 1905.
Temperatures—6 a. m., 66; 8 a. m., 68; 10 a. m., 72; noon, 74; morning minimum, 63.
Barometer, 8 a. m., 30.07; absolute humidity, 8 a. m., 5.236 grains per cubic foot; relative humidity, 8 a. m., 70 per cent; dew point, 8 a. m., 58.
Wind—6 a. m., velocity 4, direction N.; 8 a. m., velocity 6, direction N. E.; 10 a. m., velocity 9, direction N. E.; noon, velocity 19, direction N. E. Rainfall during 24 hours ended 8 a. m., .00 inch.
Total wind movement during 24 hours ended at noon, 159 miles.

ALEX. M'C. ASHLEY,
Section Director United States Weather Bureau.

DANCE AT HAWAIIAN

There was no end of gaiety at the Hawaiian Hotel last evening when the visiting officers of the Army and Navy with their wives and daughters were assembled on the spacious lanais at the transport dance given by Manager Church. A good number of town-people attended and the function was quite up to the popular standard Mr. Church has established and so success fully maintained. This evening a dance will be given at the Young.

Auction Sale

Order to view any day at my office.

THURSDAY, APRIL 13, 1905,

10 O'CLOCK A. M.

Residence corner of Young street and opposite Thomas Square,

Household Furniture

I am instructed by Mr. Sturtevant to sell at his residence as above the whole of his household furniture, comprising:

Choice Parlor Tables in Oak.
Morris Chairs, Pictures.
Rockers, Combination Writing Desk.
Reception Chairs, Ottomans.
Upholstered Chairs, Lounges.
Whatnot, Parlor Clocks.
Secretary, Escritoire.
China Closet, Brice-Brace.
1 (Almost new) KINGSBURY PIANO.
Large Extension Dining Table, Sideboard.
Dining Chairs, Buffet.
Center Rugs, Serving Table.
Dinner Service, Glassware.
Crochery, Silverware.
Bedroom Suites in Oak.
Wardrobes, Carpets.
Mats, Rugs.
Bureaus, Mirrors.
1 FIRST-CLASS STOVE and UTENSILS.
Ice Box, Refrigerator.
Garden Tools, 1 Tent.
Lot of Canaries and other singing birds.
Pigeons, Etc.

JAS. F. MORGAN,
Auctioneer.

Auction Sale

FRIDAY, APRIL 14, 1905,

AT 10 O'CLOCK A. M.,

At my salesroom, 847 Kaahumanu street.

FURNITURE, DRY GOODS, GROCERIES, PIANOS, BUGGY, STEEL SAFE, PLANTS, PALMS, ETC., ETC.

ALSO

Clocks, Sideboard, Bookcase and Writing Desk.
Pictures oil paintings.
1 LARGE CENTER RUG.
1 LARGE HOTEL REFRIGERATOR.
Hats, Undershirts, Lamps.
Office Chairs, Meat Safe.
Ice Box, Refrigerator, Chairs.
Beds, Rockers, Tables, Letter Press.
Office Revolving Chair, Box Couch.
Lawn Mower, Bead Screens.
Bamboo Screen, Ladies' Straw Hats, Etc., Etc.
1 Large Phonograph (Chinese Records).

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