

# THE INDEPENDENT.

Vol. IX.

HONOLULU, T. H., THURSDAY, JUNE 25, 1903.

No. 2540

## Oceanic Steamship Company. TIME TABLE:

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

FROM SAN FRANCISCO:	FOR SAN FRANCISCO:
ALAMEDA.....MAY 29	ALAMEDA.....JUNE 3
VENTURA.....JUNE 10	SIERRA.....JUNE 9
ALAMEDA.....JUNE 19	ALAMEDA.....JUNE 24
SIERRA.....JULY 1	SONOMA.....JUNE 30
ALAMEDA.....JULY 10	ALAMEDA.....JULY 15
SONOMA.....JULY 22	VENTURA.....JULY 21
ALAMEDA.....JULY 31	ALAMEDA.....AUG 5
VENTURA.....AUG 12	SIERRA.....AUG 11
ALAMEDA.....AUG 21	ALAMEDA.....AUG 26
SIERRA.....SEPT 2	SONOMA.....SEPT 1
ALAMEDA.....SEPT 13	ALAMEDA.....SEPT 16
SONOMA.....SEPT 2	VENTURA.....SEPT 22

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254-1y

### IN EXTRA SESSION.

The Second Legislature for the Con-  
sideration of Appropriation Bills.

THE HOUSE—FORTY-SIXTH DAY.

(AFTERNOON SESSION)

As soon as order had been called  
by the Speaker upon reassembling,  
Paele immediately moved to recon-  
sider the vote taken on the Govern-  
or's veto in the fire claims item of  
Mrs Amara.

Harris contended that the mover  
had not voted with the majority or  
with the prevailing side, the veto  
being sustained. Paele answered  
he voted on the majority side, being  
one of 17, and drew attention to the  
journal of the 1901 session, wherein  
the veto on the dog bill was recon-  
sidered and the same overridden.  
Harris replying, said, yes, he may  
have voted with the majority, but  
that side did not prevail, as a two-  
thirds vote was necessary to over-  
ride a veto.

The Speaker, after reading the  
latter part of Section 50 of the Or-  
ganic Act and of yesterday's min-  
utes approved this morning, ruled  
the point not well taken, the rec-  
ords showing that he was one of 17  
who voted to override the veto  
against 6 to sustain, the motion fail-  
ing to pass he was not on the win-  
ning side, although in the majority.  
The veto of the Governor was sus-  
tained by the failure to secure a  
two-thirds vote and to reconsider  
now would be a question of law, and  
according to that he held that Sec-  
tion 50 of the Organic Act does not  
conflict with the rule of the House  
on the privilege of a member to  
claim the right to make a motion to  
reconsider.

A second point of order was raised  
by Harris, that there was a mo-  
tion to reconsider made yesterday  
and that having carried, there can  
be no second motion of the kind to  
reconsider the action on the veto.  
The Chair ruled that that motion  
affected only the remaining items of  
the veto message, therefore these  
passed upon could be reconsid-  
ered.

Much discussion occurred at this  
point, many holding that in failing  
to override, those voting that way  
are in the minority. But the Speak-  
er held that the majority must be  
considered numerically and not  
upon the winning side on such a  
question.

Then Harris again pressed another  
point of order that since the con-  
sideration of the Governor's mes-  
sage had been put off till Thursday,  
nothing looking to action on any  
part of it could be urged until that  
vote had been reconsidered.

Andrade suggested that an opin-  
ion be asked of the Attorney Gen-  
eral. Paele said that this was his  
last chance for a reconsideration,  
but the Speaker said that his mo-  
tion was sufficient to protect his  
privileges under the rules. Final-  
ly, the Chair sustained this last  
point of order raised, Knudsen  
moved to take up Senate Bill 9, but  
was not seriously taken. Fernan-  
dez said that the veto was consid-  
ered upon the advice of the Attorney  
General item by item.

On motion of Kumalae, the defer-  
ring of the consideration of the veto  
to Thursday was reconsidered and  
carried, 21 to 7. Knudsen again  
moved to take up Senate Bill 9 and  
still he was not listened to.

On the previous motion to defer  
consideration to tomorrow being  
put, it was lost by 12 to 16, and  
Kellinoi moved to defer to Friday,  
which when put, was also lost by 12  
to 16.

Paele again moved to reconsider  
the Amara item and Fernandez to  
override the veto on the Kalua  
item. Greenwell moved to adjourn  
and lost.

The Keoho land damage item be-

(Continued to 4th page.)

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assorted sizes.  
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tocks, assorted sizes;  
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THURSDAY, JUNE 25, 1903.

## WHY NEED TO BORROW?

In the consideration that is now going on in the House of Representatives on the Loan Bill, and from our point of vantage, the scheme is to saddle upon the Hawaiian members, recently termed by the Morning Glory as the "Royalist House," the burden of passing such an Act, whether necessary or not. Of course, a Hawaiian is a pretty good fellow when they want his vote by patting him on his back, and when they've got that, then the rest can go to the "demonstration bow-wows." Those having control of affairs have no earthly use for Hawaiians other than what they can get out of them, and as long as they can keep them under control, they are then mighty good fellows, but otherwise they are not and have no care whatever for them, even through they are in their own country, knowing no other than these coral strands and volcanic mounds in the sea.

On the face of things, everything appears to be for the advancement of the country in creating many needed public works, but who will reap the material benefits for all the proposed works? It is perfectly safe to presume that not one tenth of the whole loan will be received by them either directly or indirectly, and the greater bulk of the whole will divert into other channels than those of their own kind. This idea of borrowing is all very well in a way, but the first duty of our lawmakers is to safeguard the people of the country against encroachments by outside competitors, and in this connection it is incumbent upon the Hawaiians themselves, who are in control in the Legislature, but not in the execution of its mandate, to conserve their own rights and interests; and if not, then all is lost to them and the responsibility must rest upon themselves, and not on the shoulders of others, who may say that Hawaiians

are too easily swayed to believe and to do things asked and sought of them. In the past, that has been the fault with them, but at present and in the future, they must and should show a bolder front.

The Hawaiian members of the House have lost their opportunity and their majority in control is but a mere nonentity and the "Royalist House" have lost that one chance. Those in the Senate are somewhat uncontrollable, some among them strongly favoring the proposition of borrowing, for they themselves are in no better position themselves, and today they will virtually seal their fate as well as that of their country "for better or for worse" in the cause of enriching others than themselves at their own expense and that of their children's children. But there is still another chance left to them to redeem themselves, and that is when the bill as amended by the "superior" lot is sent to conference by the "inferior" ones declining to concur in the amendments made. When that occasion should arise, then it is to be seen whether they will be carried away by flattery and false promises or they will stand steadfast to principle and to the cause of their only known home and country. In either event, whichever way they may cast their lot, the blame will be laid to them, and we believe that it will redound more to their credit if they stayed steadfast to home and country than to be carried away by flattery and empty promises.

## TOPICS OF THE DAY.

By inadvertency Mrs S L Desha was mentioned in our local columns the other day. There is no such person holding that distinction today.

The Senate this morning sustained all the Governor's votes in the Unpaid Bills Act. This looks a little like forcing the House, but it is probably reasonable to expect that it will not be deterred in reconsidering any veto should such be deemed in the public interest.

It is reported that as soon as the Assistant Superintendent of Public Works heard of yesterday's attack in the House, Marston Campbell went home sick, and it is said, with the dengue fever. That's really too bad, for he cannot be personally investigated for a few days, at least, thereby probably deferring immediate action and a much sooner disposal of his maladministration.

The appropriation of \$10,000 for a wharf at Lihala will be worse than nothing, inasmuch as it is not enough to do anything with and will be money thrown away. What is needed at Lihala is a long wharf running out to smooth water beyond the reef, and which may be easily approached. Engineers placed the cost at \$50,000, and it will take just about that sum to complete it as it should be. The measly sum of \$10,000 will build a wharf only out into the breakers, where it will stop and be of no great value until some other Legislature provides more money with which to finish it. There is time left for the Legislature to reconsider and pass this item as it should be, and it is to be hoped that it will be done.

W H Hoogs, A Gartenberg and H Focke have been appointed a committee to cooperate with the coffee growers of Porto Rico in urging a duty on the foreign product.

## New Officers.

The following have been elected officers of the Young Men's Institute:

C. H. Ross, president; J. A. Thompson, first vice president; J. H. Flynn, second vice president; M. F. Peter, recording secretary; F. L. Johnson, Jr, financial secretary; J. B. Roberts, corresponding secretary; M. K. Cook, treasurer; W. S. Ellis, marshal; A. A. Ross, inside sentinel; E. Lagros, outside sentinel; M. Gonagle, J. Richards, W. P. Jarrett, J. A. Lagros, P. Jarrett, executive committee; Bishop Libert, chaplain.

## German School Officers.

The following have been elected officers of the German school:

Pastor W. Felmy, president; Consul H. A. Issenberg, vice-president; Emil A. Berndt, treasurer, were all re-elected. A Constable was made secretary and J. F. C. Hagens auditor. These officers together with J. J. and George Rodiek constitute the Board of Directors.

## Associated Charities.

All the old officers of the Associated Charities were re-elected at the meeting held yesterday afternoon. The treasurer's report showed receipts to have been \$1,820.52 and that a balance of \$112.55 was left over. Mrs. Berger, the manager, submitted a glowing report of the year's work.

Colonel Thomas Fitch will probably run into a pretty warm mining camp when he reaches Toanab, Nev. At last accounts an immense strike was on there and closing the mines seemed imminent. The cause of the trouble was the refusal of the mine owners to grant union wages.

J. A. McCandless and J. A. Kennedy have been appointed a committee of the Chamber of Commerce to act with F. W. Macfarlane and J. G. Rothwell, a committee from the Merchant's Association, in arranging a suitable program for Cable Day, which will likely be on July Fourth.

## Fire Loss Sale - - -

A large lot of Horse and Mule shoes, assorted sizes;  
Galvanized Iron Buckets, assorted sizes;  
Rand galv. Im. Tubs, assorted sizes;  
Sisal and Manila Rope, assorted sizes;  
Planters' and Goose Neck Hoes, assorted sizes;  
R. R. Picks, Axe and Pick Mattocks, assorted sizes;  
Axe, Hoe and Pick Handler, assorted sizes;  
Ready Mixed Paints, assorted colors.  
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### WATER RATES NOTICE.

In accordance with Section 1 of Chapter XXVI of the Laws of 1880: All persons holding water privileges or those paying water rates are hereby notified that the water rates for the term ending Dec 31, 1903, will be due and payable at the office of the Honolulu Water Works on the 1st day of July, 1903.

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

All privileges upon which rates remaining unpaid August 15, 1903, [thirty days after becoming delinquent], are liable to suspension without further notice.

Rates are payable at the office of the Water Works, in the basement of the Capitol Building.

ANDREW BROWN,  
Supt. Honolulu Water Works.  
Honolulu, June 20, 1903. 2536 10.

### PUBLIC LANDS NOTICE.

On and after July 25th, 1903, at the office of J. Kaelamakule, Kailua, N. Kona, Hawaii, may be applied for under conditions of the Land Act of 1895, for Right of Purchase Leases; more particularly described and set forth under Part VII of said Land Act.

1. All untaken lots in Kiolaka-Keaa Homestead Tract, Kau, Hawaii.  
Appraised Value:—\$1.00 to \$4.00 per acre.

2. A lot in Ooms 2, N. Kona, Hawaii, containing an area of 1039 acres.  
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Each applicant may not acquire more than one lot, and must have the necessary qualifications required of applicants under Part VII of said Land Act.

Also on the above date, at the hour of 12 noon, at the office of W. O. Aiken, Maui, will be sold at Public Auction, under special conditions of payment and improvement, a tract of

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Upset price:—\$4.00 an acre.

For further particulars as to terms of above, plans, etc., apply at the offices of J. Kaelamakule, Kailua, N. Kona, Hawaii, W. O. Aiken, Paia, Maui, or at the Public Lands Office, Honolulu. Plan of the Kiolaka-Keaa Homestead Tract, may also be seen at the Court House, Waichinu, Kau, Hawaii.

E. S. BOYD,  
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**LOCAL AND GENERAL NEWS.**

**THE INDEPENDENT** 50 cents per month.

Five days later mail was brought by the Korea this morning.

The Korea carries 7,000 tons of freight, nearly 4,000 of which is flour.

Company A, N G H, will hold an important business meeting this evening.

Anderson will be put in as a new pitcher for the Mailes in Saturday's ball games.

This evening's concert by the band will be on the grounds of the Hawaiian hotel.

John E Taylor has resigned from the office of manager of the Dairyman's Association.

Rev H H Parker will have, on Sunday, been forty years pastor of Kawaiahao church.

Mrs Wm C Wilder, Mrs Gardner K Wilder and W Chan Wilder all have the dengue fever.

Sam Nowlein and Ned Doyle opened the Maile saloon at King and Smith streets today.

The case of E S Cunha, employing minors in saloon, will be heard in the district court tomorrow.

There will be excursion parties to Hilo, Kahului and Libue for the Fourth of July programs.

Treasurer A N Kepoikai will be expected back from Maui by the Claudine Sunday morning.

The ship Jabez Howe, coal laden, arrived in port this morning fifty days from Newcastle.

S von Berg, the Union street shoemaker, is turning out some fine work in the way of sanitary soles.

The Killarney Social Club will give a special dance this evening to which all members and friends are invited.

It is now stated that a clerk in the Auditor's office was the author of the fable regarding warrants for unpaid bills.

Attorneys Saffrey and Richardson have been granted permission to attend Judge Kalua's special term of court at Kalaupapa.

Judge De Bolt has decided that John K Sumner is not non compos mentis and has denied the petition for guardianship in his case.

The Attorney General's report on the controversy between lawyers in the Sumner case will be expected in the court tomorrow morning.

B H Smith's application for permit to establish drinking fountains for horses in the city has been turned down by the Executive council.

Members of former Company E, National Guard, will meet at the drill shed Saturday night to complete arrangements for a reunion smoker on the evening of August 31.

The steamer Helene arrived late yesterday afternoon from Honoumuli with 12,000 bags of sugar which is being discharged at the railroad wharf.

Hackfeld & Co. have requested that Lahaina be not closed as a support of entry until January as they have several vessels now on the way from Newcastle for that place.

Mrs Jennie Tschudi, aged 42, for a long time a teacher in St Andrew's Priory, died at the Queen's hospital yesterday. The funeral was held at 1 o'clock this afternoon from St Andrew's cathedral.

J A McCandless, W L Hopper and F L Waldron have been appointed a committee of the Chamber of Commerce to memorialize the Secretary of War on the subject of army transports calling here.

Commercial bodies are considering the advisability of having electric cars on Fort street, which are planned by the Rapid Transit company. It is claimed by some that the thoroughfare is too narrow for a line.

**IN EXTRA SESSION.**

The Second Legislature for the Consideration of Appropriation Bills.

**THE SENATE—FORTY SEVENTH DAY.**

Met as usual pursuant to adjournment, and after disposing of the preliminaries, Wilcox, from Health, reported on item for compensation of \$250 due the Hawaiian Rifle Association for building destroyed during the cholera epidemic. Committee finds no such building used and destroyed by the Board of Health during that epidemic, but there was during the plague epidemic, yet no claim has ever been made. Recommends rejection. Adopted.

The veto message of the Governor was then taken up and considered item by item, and the Governor was sustained in every instance.

House Bill 2 (Loan Bill) was then taken up on third reading and after making certain amendments, losing some, and losing certain other items sought to be inserted, recess was taken at noon.

**THE HOUSE—FORTY SEVENTH DAY.**

As soon as the reading of the minutes had been finished, Paele moved to expunge the ruling of the Chair on his motion to reconsider the Amara fire claims item, and after a little discussion, the motion was put and lost, and then the minutes were approved.

Kupihea offered a resolution, submitting certain questions to the Attorney General for an opinion, viz.:

1 Does the Organic Act require that all bills passed by either of the two Houses of Legislature should be certified by a "Speaker" in the House of Representatives, and by a "President" in the House of Senate, with their respective clerks? What section or sections in the Organic Act sustain that requirement?

2 Does not the Organic Act give the official name of the presiding officer mentioned in Section 47, to be a "chairman" as given in Section 24, and not a "Speaker" or "President?"

3 Can any of the two Houses of the Legislature determine or pass any rule of procedure which is contrary or inconsistent with the Organic Act?

Kupihea said that there were doubts in his mind on this matter and we should have an expression of opinion from the Attorney General. Fernandez moved to adopt.

Andrade moved to add, [1] what is the title of the Organic Act; [2] Is it constitutional, and [3] what is the cost to test the same in the Supreme Court of the United States? There being no second, he withdrew his motion.

Paele supported the resolution, saying that only yesterday one of the main props of our proposed County government was knocked out and several boards of that building broken. The resolution was finally disposed of by being tabled, on motion of Greenwell.

Senate Bill 9 was then taken up, and on suspension of the rules, on motion of Keliinoi, the same was considered item by item. Paele insisted on the bill being read through before being considered item by item, but he was prevailed upon that such a consideration would gain the same result.

When the first item was read, Paele again insisted on Section 1 being read, but on motion of Keliinoi it was deferred. Every item passed till it came to the item for the St. Louis Exposition with the following proviso: "only such portion of same to be used as amounts to the unexpended balance of appropriation for this purpose for the period ending January 1st, 1904" when an argument was raised, it finally being deferred.

Harris sought to insert an item of "expenses defending Fisheries cases, \$5,000" under the Department of the Attorney General. Aylett called attention that this was similar to one of \$10,000 killed some time ago from the same source. On being put to vote, it failed to carry.

Harris also sought to put on a

riders to the item for "repairs Royal Mausoleum" the same as the St. Louis Exposition item, but he withdrew and the item passed as in the bill.

Vida moved to insert under "Department of Public Works" an item for "reimbursing of the Coney Estate for 10 acres of land known as Kalawahine taken over by the Government for the building of the Tantalus Road, \$12,000" The report of the committee was read. Harris immediately moved to refer to a special committee, also raising a point of order that it was a county affair. The Chair sustained the point raised and suggested that the committee introduce a relief bill.

Lewis also moved to insert an item for "expenses fencing, etc., Hilo Park, \$3,000." Some one said it was a county item and Lewis said how about the Honolulu Park Commission item. This started a discussion, Kalama holding that it was not fair to make the Territory pay for the maintenance of something that should belong to the County of Oahu and that it was not fair to make other counties pay. Paele also thought the same way.

Fernandez moved to reconsider the Honolulu Park Commission item, and while being discussed, Kalama moved recess, which was taken at 11:55 o'clock.

**Korea From Coast.**

The Korea arrived early this morning from San Francisco and will sail at 6 p m for Yokohama. She brought the following passengers to Honolulu:

W B Allen, Miss M K Buick, Jandon Browne, Mrs Jandon Browne, R W Chambers, Mrs R W Chambers and infant, R A Cooke, G P Cooke, Mrs L L Cooke, W L Coleman, C E Cotton, Mrs C E Cotton, C L Crellin, Mrs C L Crellin, E A Crellin, Miss Ruth Crellin, Ralph Clifton, Mrs Ralph Clifton, Miss E M Clay, Miss M Chapman, Mrs Jane Carls, E P Dole, C W Deacon, Miss A W Dear, A C Gahr, A J Gossin, Mrs A J Gossin, Miss H Henry, C Hedemann, T J King, F W Klebahn, Miss J L Pierre, Loo Chew, Miss M Lovejoy, M A Lippitt, C M Lovsted, Mrs W Muntch, Miss I Mutch, Miss L Mutch, J F Morgan, A W Morrison, W R Niaper, Mrs W R Niaper, Miss M Paris, P Peck, Miss E Peck, Miss M Peck, Capt J R Parker, Mrs N Rhodes, Miss A T Rhodes, S E Slade, Mrs S E Slade and two sons, Mrs C B Wood and son, Miss D Wood, F T P Waterhouse, Mrs F T P Waterhouse and two children, Miss A N Zoffmann.

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The Legislature.

(Continued from 1st page)

ing the next one in order, Fernandez withdraw his motion and moved to override the veto on this item. Paele began to criticize the Governor, for how came he to know of what was done in the House, but Andrade raised a point of order that he was not speaking on the matter at issue and was sustained. Harris opposed the item, saying the amount claimed was too much to pay for 12-100 of an acre of land taken, which would place valuation of land there at \$5,600 an acre. Haia supported the item, claiming to know all about the land taken. Veto overridden by a vote of 21 ayes to 7 noes.

Next came the Mrs Kamakahaikuli land damage item. Fernandez moved to override and carried by the same vote as the previous one—21 to 7.

The Kalua paia claim item was next taken up. Nakaleka moved to override but failed, 19 to 9.

Then the item to refund certain named poles of Hawaii for telephone rents paid by them. Fernandez moved to override and carried by 21 to 7.

Paele again moved to reconsider the Amara fire claims item. Harris raised a point of order, the same as before, and was sustained.

Kalama moved adjournment and lost, then Kaniho supported the Paele motion, and when the ruling was made to him, he appealed, and in which Fernandez joined in a strong speech.

Olli spoke in favor of reconsideration and moved to ask the Attorney General for an opinion. Carried.

On motion of Kalama, adjournment was taken at 4:10 o'clock.

Passengers Arrived.

Per steamer Kausi, June 24, from Kausi and Niihau ports—Miss C Finkler, Miss M Mossman, Miss Barrow, Miss B K Mahlum, Miss F Bush, Mrs J Rennie, M Kahale, Mrs M Kahale, Miss C Jordan, Rev Kopa, J B Kahaleole, W Bluhalsen, H Tusch, Mrs Charles Blake, J C Davis, Rev S Kaulili and wife, Miss M Ticer, J B Alexander and wife, F C Handy and 71 deck.

Booked To Depart.

Passengers booked for Japan and China by the Korea are:

Col and Mrs S A Day (Helen Gardner), Secretary Poon of the Chinese Consulate with his wife; E F Robbins and wife, Hong Quon, T K Liang, Pan Kao, R V Noyes, E H Fettervolt, W G Freedley, Jos Wong Leong, L Ateu and wife.

The City of Peking will almost certainly be in port tomorrow morning on her way to San Francisco, as she left Yokohama on time. She will take passengers and mail from here.

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