



By Authority



By virtue of the authority in me vested by the Constitution and the Statutes of this Kingdom and deeming it essential to the promotion of justice, I do hereby order that the term of the Circuit Court of the Third Judicial Circuit to be held by the Statute at Waiohinau, Kau, Hawaii, on the first Thursday of September, 1890, and by me postponed until Monday, the 15th day of said September, be and the same is hereby further postponed until MONDAY, the 17th day of November, 1890, at 9 o'clock A. M.

Witness my hand and the Seal of the Supreme Court this 1st day of [..] September, A. D. 1890, A. F. JUDD, Chief Justice Supreme Court. Attest: HENRY SMITH, Clerk. 55-11w

The attention of the public is called to Section 7a and Section 7b Chapter 29 of the Session Laws of 1884, which are as follows:

SECTION 7A-It shall be the duty of every person to report immediately to the nearest Executive Inspectors or Inspecting Officer, any animal on or about his own premises or the premises of another, which he shall have reason to believe to be affected with any infectious or contagious disease or distemper, under a penalty of not less than five nor more than one hundred dollars for each offense.

SECTION 7B-Said Inspecting Officers shall have the power to enter upon any premises where they have reason to believe there is any animal affected with any infectious or contagious disease or distemper of a nature dangerous to the live stock of the country, and to cause any such animal to be placed in quarantine for such time as said officer may deem necessary; and shall have the power, with the approval of the majority of said Board, to cause any such animal to be destroyed.

W. T. MONSARRAT, Executive Inspector. J. H. BROWN, PAUL R. ISENBERG, JR., Inspectors. Honolulu, Aug. 21, 1890. 45 1337

Regulation No. 1.

In accordance with an Act "Relating to the Suppression of Plant Diseases, Blights and Insect Pests," approved on the 16th day of July, 1890, the shipping, sending or taking of any plants, slips or cuttings from the Island of Oahu to any of the other Islands of this Kingdom is hereby prohibited until further notice.

Exempt from this regulation are plants from foreign countries landed at the port of Honolulu in transit, provided that up to the time of shipment they have not left the wharf of Honolulu and have been duly examined.

A. JAEGER, C. P. LAUKEA, E. W. JORDAN, Commissioners of Agriculture. Approved August 5, 1890. C. N. SPENCER, Minister of the Interior. 31

THE ADVERTISER CALENDAR.

Table with columns for days of the month (Su, Mo, Tu, We, Th, Fr, Sa) and rows for dates (1-30) and corresponding events like 'September 13 Last Quarter', 'September 21 First Quarter', 'September 28 Full Moon'.

EVENTS OF TO-DAY.

LEGISLATIVE ASSEMBLY-At 10 A. M. K. of P.-Oahu Lodge No. 1, and Mystic Lodge No. 2 at 7:30 P. M. St. ANDREW'S CATHEDRAL-Service second congregation at 7:30 P. M. CENTRAL UNION CHURCH-Service in parlors at 7:30 P. M. RECEPTION-On the U. S. S. Nipsic at 8 P. M.

THE DAILY Pacific Commercial Advertiser.

Be just and fear not: Let all the ends thou aim at be Thy Country's, thy God's, and Truth's.

WEDNESDAY, SEPT. 3, 1890.

BOODLE.

Rep. Marques introduced yesterday a resolution into the House calling on the Ministry to satisfy the hunger of their party. The hon. introducer of the resolution thought it was about time to satisfy the hungry with good things. A number of people with the appetites of anacondas and the stomachs of ostriches were getting tired of waiting. No humane Minister could be willing to draw \$5,000 a year and see these poor outsiders starve. "For without are days," etc. It was time for a general divide. The fields were white for the harvest. By-and-by a bona fide Civil Service Act might be passed and then it will be too late for action. This airy diet of hopes produced nothing but wind on the stomach. Wisdom says get the offices before you reform the Civil Service. Madmen, will you lock yourself out of heaven forever? Noble Widemann indignantly repudiated the idea that the whole

National Reform party was animated by motives proceeding from the stomach only. The hon. introducer might be one of those heathen described by St. Paul whose God is their belly, but the party as a whole had other deities.

Rep. Brown thought the resolution entirely out of order. It dealt with mere dietetic considerations which did not concern the Ministers. Cases of starvation would doubtless receive the attention of the Board of Health.

The above does not give the precise language of the debate, but rather its esoteric sense. For a verbatim account of what was said, we refer the reader to our legislative report.

CORRESPONDENCE.

We do not hold ourselves responsible for the statements made, or opinions expressed by our correspondents.

The Cashew Tree.

Mr. Editor: The "Cashew" tree is not new at these islands. It has grown on Kauai for more than twenty years. Its value as an edible fruit is small, but the "Cashew nut," as the seed is called, has some use in medical preparations. The taste of the fruit is very astringent, so much so that few people can eat it. But it looks very handsome, yellow and pear-shaped, with its kidney shaped seed at the lower end as a handle by which to hold the fruit while sucking its juice.

VALDEMAR KNUDSEN. Sept. 2, 1890.

That Constitutional Convention.

Mr. Editor: It is claimed by those who want to pass a law to call a convention of forty-eight delegates to make a new Constitution for the Hawaiian Kingdom that such movement is not revolutionary, because there is nothing in the Constitution prohibiting the Legislature from making a law for such purpose. This proposition is based upon silence of the Constitution in this respect; hence the power contended for must be an implied power. This doctrine is a political heresy, destructive and subversive of the spirit and letter of our Constitution. Let me state a principle just as good as the one claimed by the people for the new invention. There is nothing in the Constitution prohibiting the Legislature from making a law to convene delegates into a convention for the purpose of declaring that the sovereign de facto is insane and thereby to elect a new sovereign for the Hawaiian kingdom to act in place of the sovereign who is insane, until his death, then the crown shall descend to the Princess Regent; therefore, the Legislature can make a law for that purpose, because the Constitution is silent in this respect, and such movement is not revolutionary. How is that principle for the future of Hawaii?

Honolulu, Sept. 2, 1890. Tourist Travel to the Islands. Mr. Editor It has been argued by certain individuals that one of the greatest hindrances to tourist travel hither has been the high transportation rates the traveler has to pay. And who can gainsay that the influx of a sufficient number of sight seers will be of great financial benefit to those who depend not upon sugar for the filling of their little sacks. These Philistines see not the benefits to be derived from properly advertising this veritable Paradise, and thus bringing to the observation of, and thereby inducing to enter its portals, the travelling public. "What good to us," quoth they, "if Mr. Leisure Moneybags useth up his spare capital in steam-fares ere he reacheth here." Certainly it is to the interest of the steam ship lines to induce and create travel, but they cannot afford to do so at a loss to themselves. Let us do something. Advertise, send out a million copies monthly, if need be, of the Paradise of the Pacific, or some such medium; place before the traveling public the advantages of our isles as a summer and winter resort, and the increase in travel will soon enough create competition and a corresponding reduction in rates among steamship lines. With increased travel and reduced rates, who can gainsay the inevitable result-an increase in business in every line here and an immense benefit to all classes. Let us encourage all means that directly or indirectly tend to benefit the middle classes-the smaller industries-not overlooking even the fruit vendors on the street corners.

Is not this the sentiment of one of the planks upon which most of our present Legislators were elected? HAWAIIAN.

THE LEGISLATIVE ASSEMBLY.

Sixty-ninth Day. TUESDAY, Sept. 2.

House met at 10 A. M. Prayer by Chaplain. Minutes of preceding day read and approved.

Rep. Cummings for Committee on Public Lands reports on the petition requesting that the Government pound be moved and the poundmaster be removed, recommending that the first prayer be granted, but not the second.

The report was adopted. Noble Marsden asked the Judiciary Committee when they were going to report. It was reported around town that they did not intend to report within a year. They should report or resign.

Rep. R. W. Wilcox reported for the Committee on the Water Works, recommending a total expenditure of \$276,228 for improvements and additions. Laid on table to be considered with Appropriation Bill.

Minister Cummins stated that His Majesty had approved the following bills: 1. Act to quiet titles; 2. Relating to licenses; 3. To enable additional trials to be proceeded with in Supreme Court; 4. An act to amend the law regarding cake peddling; 5. To provide police justice for Ewa; 6. To amend Section 102, Civil Code; 7. To prevent counterfeiting foreign postage stamps; 8. To regulate drawing takers in jury trials; 9. To amend the fire limit law; 10. To amend Section 429 of the Civil Code as amended in '87; 11. To increase coffee duties; 12. To amend law of licence to keepers of hotels, etc.; 13. An act to repeal Section 142, etc., of the Civil Code; 14. An act to transfer Kahoalawe to Waialuku Judicial District; 15. An act enlarging powers of Police Courts.

Noble J. M. Horner presented report of Select Committee on the item for the volcano road of \$55,000 and \$30,000 for road in Puna. The committee state the estimates are based on cost of road already built, deducting what properly belongs to cost of whole road. The amount required including what has been spent beyond the appropriation, will be \$70,000, which sum the committee think should be appropriated. The committee further recommended that the rest of the road be let out on contract, and to expedite the work, that the road be divided into four sections. The committee recommend that \$5,000 be appropriated for the Puna road at present as the committee have been unable to obtain any information as to the object of the road. They recommend survey, and the cutting of a trail over the proposed route, if found to be a practical one, which can be widened to a wagon road in the future.

The report was laid on the table to be considered with the Appropriation Bill. Rep. Kalua introduced the following resolution: Whereas, it is said that Drs. Kimball, Rodgers and McGrew went to the Kailii Hospital yesterday and examined there Oas, Kahalihil and with out allowing Dr. Lutz to be present, pronounced him not to be a leper, and transferred him to the suspect side of the hospital, and examined other patients; and whereas, the Honorable Minister of the Interior state to this House in writing to-morrow whether this is true or not.

Rep. Kalua said that this, if true, looked like spite, and the resolution was introduced to ascertain the facts. He did not know who Dr. Rodgers is or what he has to do with the Board of Health, but he was in the lobby here yesterday, when the resolution was being discussed, laughing and talking and sending messages to members. He may consider himself an eminent physician, but I think the general observation of the public is to the contrary. Dr. Lutz was brought here from Brazil at great expense, and now that he is here, other physicians, including Dr. Kimball, do all they can to hinder him.

Minister Peterson said the statements made by Rep. Kalua were not correct. The Board of Health had placed no obstacles in the way of Dr. Lutz. Noble Marsden said that yesterday was the day fixed (every six months) for the examination of patients, and that was the reason the physicians went there yesterday.

Rep. Kalua, proceeding, continued his comments, when Minister Peterson rose to a point of order. The hon. member was commenting on statements as facts which he asks to have referred to the Minister of the Interior.

The President said it was out of order to reflect on persons not in this House. Rep. Kalua said the Board of Health only a week ago regarded this man as a confirmed leper. Now he is treated as not one and placed among the suspects. The House ought to have an explanation of this. I therefore move the resolution be adopted.

Rep. Kapahoa was sorry to find a spirit of opposition among the foreign members of the House the moment any charges are made against any foreigner. This was not right. Such things ought to be investigated, and if they were not nothing would be so likely to cause trouble. He would ask those who were trying to smother the resolution to withdraw their opposition. Minister Peterson admired the facility with which certain members put up men of straw and knocked them down. He for one had seconded the resolution. No attempt had been made to smother the resolution, and every member, he believed, favored thorough investigation.

Rep. Brown was in favor of the resolution, and thought the member from Molokai was entirely wrong in what he attributed to the "naucles" what he objected to was that members brought street rumors into the House, and made their basis of a resolution instead of making proper inquiries first.

Noble Baldwin moved if he made the order of the day for Thursday. Carried. Rep. Marques introduced the following questions to the Minister of Finance: Whereas a seizure of opium was made last week by a subordinate officer of the custom house, and the officer, instead of being allowed to pursue his investigation, was removed by his immediate superior, and this is suspicious, and leads to the inference that the smuggling of opium is still going on, perhaps with the connivance of persons in authority, the Minister of Finance is requested to state whether he is aware of these facts, and intends to investigate them.

Noble Crabbe introduced a resolution that the House hold three night sessions, Monday, Wednesday and Friday.

An amendment was made specifying that the session begin at 3:30 P. M. Noble Widemann moved to amend by commencing at 10:30 P. M. and sitting till 5 A. M. He did not think that night sessions would expedite things much. The House did not need to be asked of Noble Widemann. He thought the House had accomplished more than ever before. For himself he was getting pretty old and decrepit, and could not attend night sessions very well. He hoped if the motion passed he would be excused.

Noble Marsden moved to amend by suspending Rule 77 during evening sessions.

Noble Crabbe thought a little more business and a little less talk would expedite the session.

Noble Widemann thought that after dinner and a glass of wine or two the members would all feel like talking. The motion to adopt the resolution was lost.

Rep. Marques introduced the following resolution: Whereas, the National Reform Party has persistently demanded of the present Cabinet the removal from office of a certain few individuals notorious for their incompetence or their offensive and active partisanship in politics; whereas the reports of the Finance and other committees give substantial evidence to warrant the removal of such individuals; and whereas, the Cabinet have made repeated promises to members of this House and to committee of Workingmen's Protective Union to effect such changes should be made not later than the first day of September; and whereas, it would now appear that the Cabinet are not inclined to keep their pledge, and whereas it is even reported that their policy is to avoid the fulfillment of their word of honor by repeated postponements of said promised removals, until after the adjournment of the Legislature;

Whereas, the recent failure to consummate the appointment of a high official who was called to Honolulu for the purpose would seem to give plausibility to this view;

Therefore, I would respectfully ask the Cabinet, through His Excellency the Minister of Interior, what they propose to do in this matter. Are any changes to be made, and if so, when?

Noble Widemann wanted to know where the introducer of the resolution got his authority to cite the National Reform Party. If such a thing is brought in the name of the party, the party ought to know it. Rep. Brown thought the question was hardly in order. It did not refer to a matter of government, but only to the spoils. It ought to be ruled out of order. It is merely a question whether the Ministry is going to make appointments to suit one of the National Reform Party, perhaps more, but I think one member.

Rep. R. W. Wilcox said this was a matter which belonged entirely to the Ministers. If they thought the question not in order, they can refuse to answer. Minister Brown said the Ministers had no objection to the question. The hon. member should get all the answer he wanted.

The House proceeded to the order of the day, third reading of the Oahu Railroad bill.

Noble McCarthy moved the bill pass. He said he had not the least to say on the subject. He wished simply to re-affirm his position. The Committee had not furnished the House any adequate information, but had left the matter to the committee. He would not say anything more, but he would say this: He held the company's exhibit in his hands. It made it appear that the company had over \$60,000 on hand. It had no such sum and did not pretend to have it. It was very misleading. He believed the Government was about to pay a large amount of the actual cost of construction of the road. The exhibit states that 7,000 shares of stock are all paid up. Now Mr. President, these 7,000 shares are not all paid up and such statements are very misleading. Now assuming the road was turned over at \$200,000 as stated chateils, lands, etc., make \$430,921.45 and the liabilities which were left which aggregate \$434,272.86 leaving a shortage of \$3,352 and not one dollar to show for the stock which has been paid in. Now I think on such a showing as this the House is not justified in paying \$250,000 in the place of Mr. Martin O'Pea, favor the appointment of a new committee to investigate and see what the condition of the company really is.

Rep. Rickard rose to endorse the statements of Noble McCarthy. These were figures which the House should take notice of. There was sufficient evidence to convince the House of the folly of paying such extravagant subsidies without any knowledge of the facts. I move the bill be referred to a special committee of seven. If such a committee reports in favor of subsidizing the company, the House will be justified in doing it.

Rep. Brown-The statement made by Noble Macfarlane I submit has nothing to do with the matter before the House. The liabilities of the company with regard to the Ewa branch do not effect us in any way. If anybody wishes to buy stock, he may assume to investigate the condition of the company. An estimate of the mileage was submitted to the committee and Mr. Dillingham's letter to the committee was printed and laid on the desk of every member. It stated that the line in Koolau will cost \$16,000. The line in Koolau will cost not \$3,000 nor \$6,000 nor \$7,000 but nearer \$8,000. If it goes east a tunnel through the mountains it is estimated will cost \$40,000. I do not see what a committee can do.

Noble Widemann-Nobody should wish for a clear statement more than the railroad company themselves. They have nothing to hide.

Rep. Kahookano moved reference to a committee of five.

Noble Isenberg was not opposed to the road but was opposed to \$700 per mile. We don't even know how many miles.

Noble McCarthy said Mr. Dillingham's letter stated fifty-four miles.

Rep. Bush said there had been discussion enough to show that this was not a steal, and that there was no nigger in the fence, but a measure benefiting everybody. I consider myself pledged to endorse and encourage the bill to the workingman. It may not affect Kauai.

Noble Isenberg-I want the road, but I don't want the Government to pay \$50,000 more than is necessary.

Rep. Bush commented on the opponents of the bill still fighting it, although they had beaten the guarantee clause. I move the previous question. Carried.

Rep. Rickard withdrew his motion.

The motion to commit the bill to a committee of five was carried by a vote of 22 to 21.

The House adjourned at 12:25.

New Advertisements.

Third Annual Picnic

GIVEN BY THE HONOLULU ARION

AT REMOND GROVE!



ON SATURDAY, SEPTEMBER 6th.

TRAINS WILL LEAVE HONOLULU AT 1:30, 2:30, 6:30, 7:30, and 9:30 o'clock P. M.

TRAINS WILL LEAVE REMOND GROVE AT 4:10, 5:00, 8:30, 12:00 and 12:15 o'clock P. M.

SPORTS

To commence after arrival of the first train, consisting of Baseball, Sack and Foot Races, Apples on the String, and other games to amuse young and old. Suitable presents will be awarded to the successful competitors.

CONCERT

During the afternoon and evening by the Royal Hawaiian Band.

DANCING AT 7 P. M. 55-td

L. HUGHES, Clothes Cleaned and Repaired. Adams Lane. 54-6t

LOST.

STRAYED FROM PREMISES last Friday, Aug. 29th, my large Carriage Horse, color a cross between dark brown and black. Any person returning the same will be suitably rewarded. G. P. CASTLE. 53-4t

WANTED.

A NURSE TO TAKE CARE OF AN elderly person. Address P. O. Box 2, Honolulu. 49-4t

TO LET.

NICELY FURNISHED FRONT room, reasonable. Apply at No. 2 Adams Lane. This is 42-1

Kawaiahao Seminary.

THE NEXT TERM OF KAWAIAHAO Seminary begins on MONDAY, Sept. 8th. Persons desiring to send pupils should apply at once. HELEN A. PEPOON, Principal. 28-6t 133-4t

NOTICE.

ALL PERSONS ARE HEREBY warned against shooting or trespassing on the lands owned by me in the District of Waipio and Waikole, Ewa, and on the land of Waikakalawa, held by me under lease. All persons so shooting or trespassing will be prosecuted to the full extent of the law. C. A. BROWN. 52-2w

NOTICE.

NOTICE IS HEREBY GIVEN THAT Mr. John Grace has this day been appointed Manager of the Honolulu Dairy Co. in the place of Mr. Martin O'Pea, resigned. J. ALFRED MAGOON, 54-1w Secretary Honolulu Dairy Co.

NOTICE.

MR. WALTER M. GIFFARD WILL act for me under power of attorney during my absence from this Kingdom. Honolulu, H. I., August 29, 1890. W. M. G. IRWIN. 52-2w

THE ARLINGTON,

Hotel St., Honolulu. Large airy rooms with board. Also, table board.

Hot and cold water baths, Terms reasonable. 130-1f

FOR SALE.

40 Head of Mules!



Just arrived per bktn. Planter, from San Francisco, in good condition, and can be seen at the Hawaiian Hotel Stables.

For further particulars enquire of S. I. SHAW or J. O'CONNOR, Hotel Stables. 52-1w

Pianos For Rent.

PIANOS IN GOOD ORDER from \$4.00 to \$7.00 per month. MUSIC DEPARTMENT OF THE HAWAIIAN NEWS COMPANY. 123-4t

Advertisements.

BLACK HOSIERY!

LADIES' BLACK HOSE, CHILDREN'S BLACK HOSE, and MEN'S BLACK HALF HOSE. These we guarantee to be fast black and absolutely stainless, will not crack, and can be obtained at

N. S. SACHS', 104 Fort Street.

KID GLOVES!

UNDRESSED KID GLOVES, extra long for evening wear, in light tan shades. BLACK MOUTQUAIRE KID GLOVES, in dressed and undressed.

Shawls, Shawls!

Something Entirely New! Latest Novelty! Handsome Embroidered Opera Shawls, in delicate shades. A NEW ASSORTMENT OF

White Embroidered Swiss Flounces, Hemmed-stitched and plain; New Embroidered Ladies' BOX SUITS, in white, cream, pink, light blue, and fancy colors.

NEW MILLINERY GOODS!

NEW RIBBONS, FLOWERS and FEATHERS, LATEST STYLES in HATS and TOQUES, The LATEST CLOTH-COVERED SAILORS.

We have them in white, black and colored.

POPULAR MILLINERY HOUSE

140-y 104 FORT STREET.

ASSESSMENT!

Hawaiian Baseball Association. NOTICE IS HEREBY GIVEN THAT at a meeting of the Board of Directors held on August 21, 1890, an assessment (No. 2) of two dollars and a half (\$2.50) per share, was levied on the capital stock of the Corporation, payable immediately to the Secretary.

Any stock upon which this assessment shall remain unpaid on the 30th day of September, 1890, will be delinquent and advertised for sale at public auction, and unless payment is made before, will be sold on the 4th day of October, 1890, to pay the delinquent assessment, together with costs of advertising and expenses of sale. By order of the Board of Directors. J. H. FISHER, Secretary. Office with Messrs. Bishop & Co., Honolulu, H. I. 50-1w

Land For Sale.

A PIECE OF LAND SITUATE at Kulaokaha, District of Kona, Island of Oahu, lying along mauka side of Beretania street, between Mrs. Rowe's place and Napoleon's. This is a suitable piece of land for residence, having wooden houses thereon.

Particulars of particulars can be had of S. M. Kaunaki, or Bishop's Bank. Honolulu, Aug. 6, 1890. 1335 31-2m

Pearl City Lunch Room.

THE UNDERSIGNED BEGS TO share the patronage of the traveling public at his Lunch Room now open at Pearl City, Ewa, where he will make all feel at home. Lunches, cold drinks, tea, coffee, cakes, and refreshments; ice cream on Sundays and holidays. E. A. GALASPO, Proprietor. 145-1m

\$75 Reward.

A REWARD OF \$75 DOLLARS WILL be paid for information leading to the arrest and conviction of the party or parties who broke off the steel pickets from the fence in front of the residence of H. H. Atherton, Beretania street. Apply at this office. 4-1f

J. R. MARMONT,

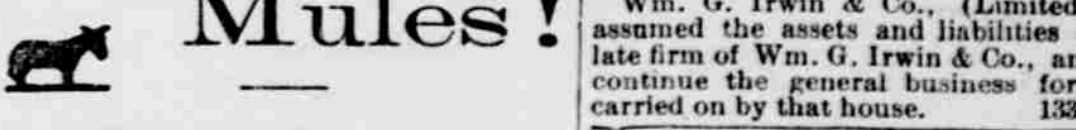
Boilers Inspected, Tested and Repaired.

WILL GIVE ESTIMATES FOR new Boilers, Tanks, Pipes, Smokestacks, Flumes, Bridges, and general Sheet Iron Work. Good references furnished, and all work guaranteed. Address P. O. Box 479, Honolulu, H. I. W. M. GIFFARD, 139 1327-3m

Election of Officers.

NOTICE IS HEREBY GIVEN THAT at a meeting of the Stockholders of the Hawaiian Pacific Cable Co., held August 23, 1890, the following officers were elected: Hon. E. Crow Baker, Victoria, B. C., President, vice J. Sherman Bartholomew, resigned. Wm. W. Hall, Vice-President, vice Hon. E. Crow Baker, resigned. Hon. S. M. Damon, Treasurer, vice J. Sherman Bartholomew, resigned. E. O. White, Auditor, vice Wm. W. Hall, resigned. E. O. WHITE, Secretary H. P. C. Co. Honolulu, Aug. 25, 1890. 48-1m

Mules!



TO ARRIVE BY THE S. C. LLEN, due June 15th, 20 head of fine young Locke Mules and 20 head of 3- and 4-year-olds, unbroken, and within 60 days 80 head of young, broken and unbroken Mules, ranging from 4 to 7 years old, and all for sale cheap. I am prepared to make any order that those wishing Mules as to any number or quality at as low or low rates as any other importer, as I have arrangements with one of the best buyers in California, and I shall endeavor to buy from first hands.

Prompt attention will be given by J. N. Wright at Little Britain Honolulu. Address P. O. Box 452. 1325 139-3m J. N. WRIGHT.

AT THE ADJOURNED ANNUAL Meeting of the Hawaiian Agricultural and Grazing Co. held August 11th last, the following officers were elected for the ensuing year, viz: M. P. Robinson, President. John Ena, Secretary and Treasurer. W. M. Giffard, Auditor. Honolulu, Sept. 1st, 1890. C. P. LAUKEA, Secretary. 1338 11 54-1w

P. & B.

PAINTS AND COMPOUNDS,

Patent Ideal Roofing, and Sheathing Papers, MANUFACTURED BY

PARAFFINE PAINT CO.,

WM. G. IRWIN & COMPANY, (LIMITED), Sole Agents for the Hawaiian Islands

No. 2 P. & B. PAINT is especially adapted for bridge work (wood or iron) and masts, stacks, and has been used for these purposes at Panahau for the past four years, giving great satisfaction.

No. 3 P. & B. PAINT for fence posts or any wood or timber used under ground or submerged, being a protection against all marine parasites or water; also for foundation timbers.

IDEAL ROOF PAINT. Colors: Red, Brown and Black. Is the best in the market for iron, tin or shingle roofs.

P. & P. ELECTRICAL COMPOUND. This article for affording perfect insulation is without an equal and has obtained recognition by the largest electric light companies and manufacturers of insulated wire.

IDEAL ROOFING AND SIDING. Colors: Brown or Black. Adapted for steep or flat roofs. Can be laid by anyone without previous experience.

All the above articles are absolutely tasteless and odorless and contain no coal tar.

For circulars or other information apply to the agents. 54-4t

OAHU RAILWAY & LAND CO.'S

TIME TABLE.

TO TAKE EFFECT AUG. 30, 1890.

Table with columns for TRAINS, A.M., P.M., and departure/arrival times for Honolulu.

PORT OF HONOLULU, H. I.

Table with columns for Day, Tides, Sun and Moon, and various tide measurements.

The whistle of the Honolulu Steam Flaming Mill is blown daily by electric signal from the Survey office...

Meteorological table with columns for Day, Barom., Therm., Wind, and other weather data.

SHIPPING INTELLIGENCE.

ARRIVALS.

TUESDAY, Sept. 2. Schr Ruby A. Cousins 15 days from Eureka.

DEPARTURES.

TUESDAY, Sept. 2. Stmr W G Hall, Simonsen, for Lahaina, Maui, etc.

VESSELS IN PORT.

H B M S Acorn, Pollard, from a cruise. U S S Nipic, McCurley, Hilo. Bk Wenona, Newcastle, N S W.

VESSELS EXPECTED.

Bk Faust, New York. Br ship Blenheim, Liverpool. Bk Birker, London. Bk Martha, San Francisco.

SHIPPING NOTES.

The schooner Ruby A. Cousins arrived yesterday 15 days from Eureka with 210,000 feet lumber for Allen & Robinson.

PASSENGERS.

For Kanai, per stmr Waialeale, Sept 2—R A Macfie Jr, wife and family, and 13 deck.

DEPARTURES.

For Kanai, per stmr Mikahala, Sept 2—W O Smith, W Schenck, H W Misk, S Corra, Mrs Bingham, C L Britto, J Raposo, Mrs Kaeo, Hon Paul Isenberg, Hon H A Widemann, M J Pereira, J B Alexander, J Mahu and wife, Miss Louisa Cornwall, F Kohler, F Johnson and wife, Mrs and Miss Maderios, Misses Maroon, Kenwill, Stetson and Neelham, and 60 deck.

DEPARTURES.

For Maui and Hawaii, per stmr W G Hall, Sept 2—For the Volcano: Clayton Glyn, A Burns, D MacBrayne. For waypoints: Miss Austin, Miss Richie, Mrs Clark, P Pedro, J Kanuku, Mrs Hughes, C Wright and wife, J D Paris, Norman Logan, Mr Patten, Mrs Haley, H N Greenwell, Wm Ecklund, C W Baldwin, J W Kuamoku, Mrs Kanenui and child, Ah Choy, Ah Hoy, and 65 deck.

Towards the maintenance of the Industrial Home for Girls, mentioned in Tuesday's issue, the Hawaiian Mission Children's Society appropriated \$2,500 for this year's expenses.

The Excelsior Geysers in Yellowstone Park is throwing hot water 360 feet into the air. This is the first eruption in two years.

A Connecticut judge has decided that a bottle with a corkscrew attachment is not an original package.

Canada is agitating the placing of a representative at Washington.

LOCAL AND GENERAL.

The steamer Kinan is due this morning from Maui and Hawaii.

Mrs. Ernestine Gray announces herself as a teacher of piano, organ and singing.

The Rev. Elias Bond of Kohala, says the Friend, has received the degree of D. D. from Bowdoin College.

The annual meeting of the Planters Labor and Supply Company will be held in Honolulu on Monday, October 6, at 10 A. M.

During Mr. Goo Kim's temporary absence from the Kingdom Mr. Li Cheung will act for him under full power of attorney.

The holding of the term of the Third Judicial Circuit Court has been further postponed to Monday, November 17th, at 9 A. M.

The Friend for September is out, in which the political situation is outlined, and there is an article on "Hawaiian Kahunas and their Practices."

The HAWAIIAN GAZETTE was published yesterday containing a complete Legislature report, our San Francisco letter and local and island news.

Between thirty and forty Hawaiian ladies went out to Waikiki early Tuesday morning on horseback, each one wearing a red pan. The sight was a very imposing one.

This evening at eight o'clock the captain and officers of the U. S. S. Nipic will give a farewell reception on board. Boats will be at the landing to convey the invited guests to the vessel.

Two British sailors made a race track of Beretania street between Nuuanu and Richards streets last evening. They rode their horses for all they were worth, and pedestrians were in considerable danger.

From the Friend it is learned that between April 11th and 12th, an immense snow fall occurred in Mars, By Jupiter! The Friend does not give the depth of the fall. It may have occurred on the 1st of April.

The Inau given yesterday afternoon at Waikiki by the Liliuokalani Educational Society in honor of Mrs. Dominis' birthday passed off very pleasantly. His Majesty and most of the members of the Legislature were present. The Hawaiian band played during the Inau.

It is Said

That the Judge won't get the bill; that the House will be in session fifty more days; that Rep. Kalua is out with the doctors; that the tariff news by the next mail will not be good; that Rep. Marques is a total failure as a legislator; that the railroad bill will finally pass; that there are any number of hoodlums hanging around the Legislative Hall every day; that a prominent customs officer has been requested to resign; that he answers "Mahope"; that Rep. Marques will get plenty of "answers"; that all the fools are not yet dead; that if people like Rep. Kalua do not like to be laughed at, they ought not to be so atrociously funny.

Supreme Court—At Chambers.

BEFORE DOLE, J.

TUESDAY, Sept. 7. The King vs. Angee et al. Examination for commitment for perjury. Continued from the 1st. The defendants are committed for trial to the October term of the Supreme Court. C. L. Carter assists the prosecution. Paul Neumann for defendants.

Police Court.

TUESDAY, Sept. 2.

Ah Lee, charged with having opium unlawfully in possession, was fined \$50 and sentenced to imprisonment at hard labor for thirty days. One drunk was fined \$6 and several opium cases were continued.

The Sugar Trust.

Another step was taken at New York on the 18th inst. in reorganizing the sugar trust. The Central Company, which has been waiting for the preliminary agreement, under which it received deposits of certificates, is now in possession of that document and to-day announced that it was ready to exchange its engraved certificates of deposits for certificates of the sugar trust. The agreement is between three parties. S. V. White, Kamhardt & Co., Cord Meyer, Jr., S. F. Weichers, Gustav H. Gossler, Nash, Spaulding & Co., Silas Pierce and all other certificate holders, who sign the agreement being of the first party. The Reorganization Committee is second party and the Central Trust Company the third party. By the agreement, full power is given to the Reorganization Committee to wind up the trust and reorganize it according to law. The agreement will be effective when approved by a majority of the certificate holders, and the committee is given power to vote on all certificates deposited. The Central Trust Company will receive all dividends on sugar trust certificates deposited and pay them over to the holders of the engraved certificates.

Supreme Court, Hawaiian Islands

July Term, 1890.

THE KING vs. T. W. HOBSON AND JONATHAN SHAW.

THE SAME vs. THE SAME.

BEFORE JUDD, C. J., M'CALLY, BICKERTON, AND DOLE, J. J.

The Election Law of 1888 is construed to mean that for the purpose of voting for Nobles the three months' required previous residence may be had in different precincts or local districts of the island district in which the nobles are elected, but the voter must at the time of the election be a resident of the precinct in which he is registered to vote under the law. The second case the Court considers whether upon an agreed statement of facts the voter has retained his residence in the precinct of his registration.

OPINION OF THE COURT, BY M'CALLY, J.

The defendants were members of the Board of Inspectors of Election for precinct 2, district 2, island of Oahu, at the special election of July 9th, 1890, for the election solely of one noble in place of one who had resigned. They are charged with the offense of violating provisions of Chapter 76 of the Session Laws of 1888, which is the general election law. It is admitted that the general proceedings in holding the election were according to law. The charge made is that the defendants unlawfully refused to take the ballot of one Norman Edmund Gedge. The admitted facts are that Mr. Gedge was duly registered as a voter in this precinct, and was entitled to vote there, unless the fact of his removal of residence from this precinct and taking up residence in an adjoining precinct "about ten days" previous to the election properly barred him from casting his vote there. The defendants, inspectors, declined to permit Mr. Gedge to vote under the provisions of Section 32 of the Act which reads: "Whenever any district shall be divided into two or more precincts, separate lists of voters residing in each precinct shall be prepared from the register, and no elector shall be permitted to vote in any precinct other than that wherein he resides."

The contention of the prosecution is that the construction given January 25, 1890, by the Justices of this Court, in reply to certain questions propounded to them by the Minister of the Interior supported the right of Mr. Gedge to vote. We say in that opinion, "That election districts are defined in Section 13; they are 24 in number, and one Representative is allowed for each district, and can be voted for by only the voters of the particular district. But the Nobles, 24 in number, are not apportioned to be voted for singly by the voters of the respective election districts, but nine Nobles are to be voted for by each voter (who is qualified) on the Island of Oahu, and six by each voter on the Island of Hawaii, and so on throughout the group. For purpose, therefore, of voting for Nobles, the Island of Oahu is the 'District,' as is also the Island of Hawaii, etc. If all the voters qualified to vote for Nobles can vote for the island on which the voter lives, it can make no difference in which 'Election District' within the island or group of islands he may reside, and any change from one to another of these districts into which the island is divided cannot affect his right to vote for Nobles, provided he has resided on the particular island where he offers to vote for three months immediately preceding the election."

In our view this opinion does not support the claim of the prosecution. It is to the effect that a residence of three months in any part or parts of the island district is the residence required for a man otherwise qualified to vote for Nobles under which he may register. It does not touch the question of proper registry. The section of the law then on which the Inspectors based their actions, requires that he shall be resident in the district or precinct in which he registers, and a resident of the precinct in which he votes. This would seem to be a needed law for the regulation of voting. The law provides for a voter's getting his name transferred from one registry to another upon his changing his residence. If he neglects to attend to this, it cannot be said that the law has disfranchised him, or if he changes his residence so shortly before the date of an election that the transfer, which must be done at an advertised public meeting of the Inspectors, cannot be made, he disfranchises himself by his own act, as he would if he chose he make a journey abroad previous to an election. We consider that in refusing the vote of Mr. Gedge, the defendants followed the law and we acquit them of the charge.

A separate case is brought against the same defendants in respect to refusing the vote of Charles Lucas at the same election. This case depends on the construction of facts, whether Mr. Lucas had a residence in the precinct at the date of the election. We subjoin the report of his testimony given in the Police Court and agreed to be taken here:—Mr. Lucas testified that he had been registered in this precinct and had voted there at the preceding election, and had not registered in any other precinct. "In Jan., 1890, I resided on School street, opposite Rice's barn; house belongs to me; I built it. In latter part of Jan., 1890, Dr. Brodie wanted to rent my house of my wife; she said yes; she and I settled on rent and closed bargain. Brodie was to have the furniture. After he moved in, my wife and I stopped with him a week. When we rented to Brodie, we were

stopping at Nin for a vacation. After Brodie took the house we went back to Nin. The house at Nin belongs part to my wife and part to her grandmother. Brodie took the house on School street on Feb. 1, for a year. I did not intend to give it up as a home—it is my home and permanent residence. The place at Nin is only a temporary residence; it is not fitted up for anything else. None of my property is mortgaged. My furniture is at School street house. On July 9, 1890, I offered to vote at Rice's barn. Defendant Shaw said I could not vote because I lived at Nin; he had no choice in the matter, was very sorry, but could not change the law. Hobson agreed with him. I said I did not care. I said nothing about my School street residence. I went away. About 3 P. M. some gentlemen told me I could vote. I went back to polls. Shaw again said he was sorry, but I could not vote. A lot of people were standing round and they did most of the talking. I did not care much about it, and thought defendants supposed they were doing their duty. Gedge came with a Supreme Court decision and insisted on voting. I asked leave to under protest, but Shaw said he could not allow it, and read the law. I told him my house and residence and furniture were just across the street. I told him the election was for noble for the Island of Oahu, not representative. Cross-examined—I didn't care anything about it when they refused my vote. I have not brought this prosecution and don't wish it. I rented my house to Brodie for a year and he has lived in it ever since and I have lived at Nin ever since, except some visits to town. I lived six weeks at Palama while my wife was sick; not in District 2, Precinct 2. I intend to reside in Nin till year is out. I will have to if Brodie keeps my house; there is no written agreement that he shall keep it. On July 9th was his intention to reside at Nin for rest of year. I leased house and furniture to Brodie for the year. Re-direct—When Brodie gives up my house, I don't think I shall return to it, but shall stay at Nin." Upon this testimony we hold that Mr. Lucas had given up residence in the precinct where his vote was refused, and acquit the defendants upon those charges.

F. M. Hatch and W. A. Whiting prosecuting for the Crown; W. O. Smith for defendants.

Honolulu, July 31, 1890.

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HONOLULU, H. I.

Office over Bishop's Bank. 49-ly

NOTICE.

NOTICE IS HEREBY GIVEN TO all persons that during my temporary absence from the Kingdom, Mr. Li Cheung will act for me under full power of attorney. W. F. ALLEN, Secretary. Honolulu, Sept. 2, 1890. 55-4 1339-2\*

NOTICE.

AT A MEETING OF THE TRUSTEES of the PLANTER'S LABOR & SUPPLY CO., held this day, it was voted that the Annual Meeting of the Company be held in Honolulu, on MONDAY, October 6, 1890, at 10 A. M. W. O. SMITH, Secretary. Honolulu, Sept. 2, 1890. 55-3 1339-4t

NOTICE.

DURING THE TEMPORARY ABSENCE of Mr. Wm. G. Irwin from the Kingdom, Mr. E. L. Spaulding will act for him in all business matters connected with our Bank. G. O. KIM, Secretary. Honolulu, Sept. 2, 1890. 55-4 1339-2\*

NOTICE.

HON. S. M. DAMON WILL ACT FOR me under full power of attorney, during my absence from the Kingdom. W. F. ALLEN, Secretary. Honolulu, July 31, 1890. 27 1334-1m

NOTICE.

HON. CURTIS P. IAUKEA IS AUTHORIZED until further notice, to collect all Crown Land rents, and to give receipts for the same. G. W. MACFARLANE, Crown Land Agent. Honolulu, Aug. 19, 1890. 43-ft

NOTICE.

MR. AU CONCHEE IS AUTHORIZED to sign our firm name and act for us in all matters of business during the absence of Au Con Cheok, for whom Au Conchee also acts under full power of attorney. Manager for Lum Kee & Co., Kapaa, Kauai. 50-2 1338-4\*

NOTICE.

THE ADVERTISER is the leading daily paper of the Kingdom.

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