

THE INDEPENDENT.

VOL. XVI.

HONOLULU, T. H., FRIDAY, APRIL 3, 1903.

No. 2470

Oceanic Steamship Company. TIME TABLE:

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

FROM SAN FRANCISCO:	FOR SAN FRANCISCO:
ALAMEDA.....MAR 6	ALAMEDA.....MAR 11
SONOMA.....MAR 18	VENTURA.....MAR 17
ALAMEDA.....MAR 27	ALAMEDA.....APRIL 1
VENTURA.....APRIL 8	SIERRA.....APRIL 7
ALAMEDA.....APRIL 17	ALAMEDA.....APRIL 22
SIERRA.....APRIL 29	SONOMA.....APRIL 28
ALAMEDA.....MAY 8	

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MARQUIS OF QUEENSBURY RULES.

THE INDEPENDENT is the only paper in this city that publishes, as being most appropriate on the eve of arrival of the long-looked for boxing contest which will take place at the Orpheum Theatre tomorrow night. One of the rules is at times not enforced by the Referee, viz: Rule 4. Here are the rules in their entirety:

Rule 1—The weight of all shall be as follows: For heavy, over 158 pounds; middle, under 158 pounds and over 140 pounds, light, under 140 pounds; feather under 120 pounds.

Rule 2—No wrestling or hugging allowed. The rounds to be 3 minutes duration and 1 minute time allowed for resting between each round.

Rule 3—In all contests two time-keepers shall be appointed and the referee, under no circumstances, shall keep time.
Rule 4—During the contest, if either man fall through weakness or otherwise, he must get up unassisted. 10 seconds being allowed him to do so, the other man meanwhile to retire to his corner, and when the fallen man is on his legs, the round is to be resumed and continued until the three minutes have expired; and if one man falls to come to the scratch in the 10 seconds allowed, the referee shall give his award in favor of the other man.

Rule 5—A contestant hanging on the ropes in a helpless state, with his feet on the ground, shall be considered down. No seconds or any other person but the referee to be allowed in the ring during the round.

Rule 6—When either contestant is knocked down within the allotted 3 minutes, he shall be allowed 10 seconds to get on his feet again unassisted.

Rule 7—The gloves to be fair-sized boxing gloves of the best quality, and new. Should a glove burst or come off, it must be replaced to the referee's satisfaction. A man on one knee is considered down, and if struck while in that position it will be considered foul. No shoes or boots with spikes allowed.

Rule 8—That any pugilist voluntarily quitting the ring previous to the deliberate judgment of the referee being obtained, shall be deemed to have lost.

Rule 9—That seconds shall not interfere, advise, or direct the adversary of their principal, and shall refrain from all offensive and irritating expressions, in all respects conducting themselves with order and decorum, and confine themselves to the diligent and careful discharge of their duties to their principals.

Rule 10—If either man shall wilfully throw himself down without receiving a blow—whether blows shall previously have been exchanged or not—he shall be deemed to have lost the battle: but that this rule shall not apply to a man who in a clinch slips down from the grasp of his opponent, or from obvious accident.

Rule 11—If a glove should burst or come off, it must be replaced immediately to the satisfaction of the referee. Any tampering with the gloves, by forcing the hair from the knuckles or otherwise, shall be considered foul.

Rule 12—An honest and competent referee, who is familiar with the rules, shall be chosen, whose orders shall be promptly obeyed, and his decisions in all cases shall be final. In order that exhibitions may be conducted in a quiet and pleasant manner, the referee should always request all persons to refrain (while a contest is in progress) from any loud expression or demonstration.

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Galvanized Iron Buckets, assorted sizes;
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Sisal and Manila Rope, assorted sizes;
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Axe, Hoe and Pick Handler, assorted sizes;
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You know you'll need ice; you know it's a necessity in hot weather. We believe you are anxious to get that ice which will give you satisfaction, and we'd like to supply you. Order from

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No fear of clothing being lost from strikes.

We invite inspection of our laundry and methods at any time during business hours.

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and our wagons will call for your work.

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FRANK GODFREY, City Editor and Business Manager

Residing in Honolulu.

FRIDAY, APRIL 3, 1903.

DIVERSIFIED INDUSTRIES.

We yesterday slightly referred to the consideration of House Bill 94, to encourage diversified industries. The encouragement was in reference to the cultivation of sisal, castor oil beans and vanilla by exempting the growers from paying taxes for ten years. Some time ago, as soon as the bill was given notice of and introduced by Representative Knudsen, THE INDEPENDENT said that the intended exemption of ten years was too long, five years being deemed sufficient, but since after having had the same under mature consideration, we now feel that five years would be too short a time and that ten years would be just about right, giving cultivators enough time to work any of these industries and set them on their feet as paying propositions, providing they succeed and are successful growers.

Upon the discussion of the bill day before yesterday in the House, Representative Beckley, on taking the floor, after recalling the attention of members to the sense of decorum, because just prior to so doing some spirit of levity was being manifested, he claimed that "sugar was king of these islands, whatever flag floated, and that it was time to consider gravely the encouragement of diversified industries. This was especially the duty of the members in view of the keen competition and the increased production of beet sugar on the mainland. When sugar was up, the country prospered. When the sugar was down, we had hard times. Sisal was a waste land growth, and its production particularly desirable. There was a cry for the settlement of small farmers in the country."

Continuing further, he said that "we do not want any more small farmers, gentlemen. There are small farmers enough in the country if you give them a chance. The trouble is that the sugar plantations control the country. The merchants are subject to them. And you cannot change conditions so long as the

prosperity of the country depends upon the rise and fall in the price of sugar."

For and on behalf of native Hawaiian, he said that "the native Hawaiians who sat in the back part of the hall should be the owners of small farms, and would be if they had received any encouragement from the powers that be." He asked that the bill be passed in the interest of these Hawaiian small land owners.

The cry has always been for several years past for the introduction, establishment and encouragement of small farmers in diversified industries. At the present time, it is all sugar. Our industrial eggs are all placed in one basket, which should not be, but it is well to induce and encourage other industries. We remember some years ago, Representative Andrade was one of a company of young men who went in the farming business in the raising of canagrie, but they had to abandon it after trying for some years. We think that had those energetic young men had sufficient encouragement, they might still have been in the business today.

Representative Greenwell thought that five years was plenty. We understand that it would cost to have a sisal farm of 250 acres \$30,000 in that time, and at the same install the necessary machinery for the decorticating process of cleaning the fibre. The first five years comprise the most expensive time of the experimental enterprise or undertaking, as the case may be, and then comes the proportion of time for recouping past investment and expenditure. Why pay taxes in the early stages of the experiment? Mr Beckley is right that "sisal was a waste land growth, and its production particularly desirable," and we second him "every time" on that. Why impose taxation on valueless and waste land? He and his mother are now growers of sisal on waste land of theirs on Molokai, still the industry should be encouraged. But above all, THE INDEPENDENT urges that the measure should be passed in the interest of the people and of the country's prosperity.

But Representative Fernandez referred to the duty of Home Rulers to their constituents, causing Mr Beckley to speak in most vehement terms and challenging Mr Fernandez to prove otherwise. The exemption intended in this bill will surely not affect the revenue much, the cause of Mr Fernandez's anxiety for the loss to the exchequer, as the land to be exempted are clearly and plainly waste land, and instead of being a loss, much gain will eventually result therefrom.

THAT ROYAL SILVERWARE.

That joint resolution of the House, offered by Representative Keilinoi, is now before and referred to the Public Expenditures committee of the Senate, relating to the transfer of certain silverware now held and claimed by the Government as its property. This lot of silverware, we understand, comprise a complete dinner and tea set, and was presented by the French Government to King Kalakaua in 1876. Since the overthrow, it has been held and claimed by the several governments following it, and is now under the control of the Superintendent of Public Works. But the idea of our

legislators is to transfer its control and custody into the hands of Princess Kawananakoa and Kalani-anaole, with the evident intention of passing the same absolutely over to them. The resolution was finely worded, evidently the work of a masterhand and lawyer. It is claimed by that resolution that they are and should be the rightful ones to own them, because they became and are the heirs of the late Queen Dowager Kapiolani and also of His late Majesty Kalakaua, by whose will his personal property and effects became vested in his widow, and she in turn willed all her property not otherwise specifically disposed of, to her nephews. But to deliver the same over to the princesses as being "the representatives in family and estate" of his late Majesty is certainly to ignore the prior right and claim of Her Majesty Queen Liliuokalani, who was in all earnestness and justice the last sovereign of the Hawaiian Monarchy. We feel that this property should be hers by right, and if not, have the same deposited in the Museum.

TOPICS OF THE DAY.

And the Pauoa Springs purchase bill passed third reading in the House yesterday. It is now up to the Senate. The price is a big one to pay, but it is held that the water is much better than what this city is at present having from its Nuuanu source of supply.

Certain Chinese presented themselves at the Treasury with pass books, demanding their return money. They failed to get anything, as the matter is now up to the Governor and the Legislature to devise the ways and means for these people to get the money due them.

The excuse of Representative Fernandez made yesterday morning to the Speaker that he felt unwell the afternoon before and made certain untoward remarks, therefore, he did not feel that he should come in the evening and get into another wordy discussion. Withdrawing his remarks, he was gracefully excused.

When asked by the Speaker yesterday morning for the cause of absence from the session of the previous night, Representative Kalama said that he had gone up, in company with a Senator, to Pauoa Valley in the afternoon prospecting and investigating the proposed water supply for the Water Works, together with all the water rights and privileges in that valley, and did not know of a night session. Whose water works was it? Whew! "Toot, toot, lookout for the hand car," Mr Representative from Maui next time you do go up that valley.

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BY AUTHORITY.

NOTARIES PUBLIC.

All Commissions as Notary Public throughout the Territory issued prior to the 30th day of June, A. D. 1900, are hereby recalled, and new commissions will be issued in their stead on being applied for.

LORRIN ANDREWS,
Attorney General, Territory of Hawaii.
Attorney General's Office, March 30, 1903. 2466-5t

NOTICE TO THE PUBLIC.

Owing to the prevalence of insect pests and blights on the plants and trees at the Government Nursery, no further distribution will be made until further notice.

HENRY E. COOPER,
Superintendent of Public Works,
Honolulu, Territory of Hawaii,
Department of Public Works, Mar. 31, 1903. 2467-3t

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The HONOLULU SOAP WORKS are now putting up their BEST Number SOAP in 50 pound Cases—family size—at \$2.25 per box, delivered free to every part of the city. Full cases—100 pounds—will be delivered at \$4.25.

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LOCAL AND GENERAL NEWS.

Sunday will be Palm or Passion Sunday.

Holy or Passion Week will begin from Sunday.

The steamer Mauna Loa arrived from windward this morning.

Representative Philip Pali returned in the Mauna Loa this morning.

The Hawaiian Mission Children's Society meets tomorrow evening at L A Thurston's residence.

Queen Liliuokalani and party left San Francisco yesterday afternoon for home by the steamship Ventura.

The steamship America Maru arrived at 7 o'clock last evening from San Francisco and leaves this afternoon for the Orient.

B H Wright's motion for a new trial was yesterday overruled by Judge DeBolt and an appeal has been taken to the Supreme Court.

The America Maru has a circus and menagerie on board for the Orient. It had dwarfed Hindoos, elephants, lions, tigers, birds, etc, in its train.

If the weather permits, the Legislative Commission will visit the Leper Settlement tomorrow night by the steamer Kinau, to return the following night.

Delegate-elect Jonah was accorded a seat at the right of the Speaker in the House yesterday afternoon during the discussion on the Pauoa water sell.

Arrangements for the visit of the Legislative Commission to the Leper Settlement are about perfected and will leave about 10 o'clock Saturday evening. Speaker Beckley has had all the arrangements in hand himself.

A Japanese woman was yesterday committed to the Insane Asylum by Judge Wilcox. She attempted to commit suicide in the morning while awaiting examination in a Station House cell, by twisting her hair about her neck and tying it to a cell-bar, but was discovered in time.

THE LEGISLATURE.

Second Session of the Territorial Law Making Body of 1903.

THE SENATE—THIRTY-NINTH DAY.

The usual preliminaries being disposed of, a communication was read from the Governor, enclosing protests against the Hack Bill. Referred to Ways and Means.

The Attorney General sent a communication calling attention to the employment of E P Dole as attorney for the Territory in the case against Osaki Mankichi, to come up before the Supreme Court at Washington. He was paid by him \$500 as a retainer before leaving and an additional \$1000 was agreed upon and that the Legislature be asked to appropriate the same. Appends a copy of the list of convicts and criminals who would be turned loose if the case is lost. For consideration with the Appropriation Bill.

The House returns Senate Bills 15, to license the retail sale of malt liquors, 17, to remit claims for special tax on malt liquors, and 77, relating to the incorporation of societies for the prevention of cruelty to children, all having passed the third reading stage.

Also another transmitting House Bill 157, the Pauoa Water Springs Bill.

Dickey, from Miscellaneous, reported on House Bill 26, relating to lights on bicycles, etc. Suggests certain amendments, including the title, and recommends passage. Adopted.

Wilcox, from Health, reported on Bill 146, relating to the Board of Health. The bill cuts out the salary of the president, besides providing three physicians and three laymen to constitute the board, which is against the intent of another bill already passed. Recommends indefinite postponement. Adopted.

From same, on Bill 147, relating to vaccination. All the points in this are in Bill 120, and therefore recommends indefinite postponement. Adopted.

The Printing committee reported several bills printed.

Brown, from Judiciary, reported on House Bill 81, almost similar to Senate Bill 73, relating to the terms of the Circuit Court. Recommends passage of House Bill. Adopted. Third reading set for Monday next.

From same, on House Bill 6, granting certain powers to representatives of deceased persons. Suggests a certain amendment, although the act is a radical change in the law at present standing on the matter together with the practice as heretofore existed and been administered, and recommends passage. Adopted and bill set for third reading on Monday next.

From same, on Bill 156, relating to special partnerships, offers to insert a new section, and recommends passage. Adopted and bill set for third reading on Monday next.

McCandless, from Public Lands, reported on an item of \$45,000 in the Loan Bill for reconstruction and repairs to the Judiciary Building. Recommends the insertion of such a sum, deeming the same reasonable. For consideration with the Loan Bill.

Dickey presented a resolution asking \$600 for the purpose of purchasing instruments for a band at the Leper Settlement. To Molokai Commission.

Achi also offered another that the Public Expenditures committee be requested to file the appropriation Bill for Unpaid Bills. Tabled.

The Order of the Day being called, consideration of the Liquor Bill (21) was further taken up.

Recess was taken at noon.

THE HOUSE—THIRTY-NINTH DAY.

After the regular routine business had been disposed of as usual, a communication was read from the Senate, transmitting the General Municipal Bill, the same having passed third reading yesterday. Read first time by title and referred to the Printing committee.

Long gave notice, under suspension of the ruler, of an act to regulate the practice of pharmacy. He introduced the bill, passed first reading and took the usual course.

Kumslar also gave notice of three bills, [1] amending Section 3 of Act 21 of the P G, [2] to authorize police officers to enter gambling houses without warrants in certain cases, and [3] to authorize Jas H Boyd, etc, to collect and dispose of all garbage and refuse of the city of Honolulu. The bills were introduced, passed first reading and took the usual course.

Kupihea introduced an act already notified, allowing licenses to persons or corporations to prosecute certain lines of business, passed first reading by title and took the usual course.

Chillingworth also introduced two bills, [1] providing for the parole of persons confined in jails, and [2] to provide for the issuance of licenses and the collecting of fees for same. Received the same disposition as the others.

Pulua presented three resolutions, (1) \$3,000 for the support and maintenance of the Kalaupapa and Kalaupapa bands—to Military; (2) \$10,000 for the repair of the new road from Hoopuloa landing to Kapua Mauka—Public Lands; and (3) \$10,000 each for hospitals in North Kona, South Kona and Kau, to be erected on Government land of 10 acres each—to Health.

Kealawa presented one for \$15,000 for a burial ground one mile from Hilo, and that the Superintendent of Public Works be authorized to negotiate the purchase for such cemetery site. To Health.

Kaiki also, \$1000 to repair the Waimea Court house. To Public Lands.

Vida also, to refund R W Aylett

\$15 50 for water rate paid on a certain privilege. To Finance.

Harris gave notice and introduced an act to define the smoke nuisance and to punish violations thereof. Passed first reading by title and took the usual course.

Keliinui also gave notice and introduced an act providing for the purchase of wharf property for the Territory. Passed by title and took the usual course.

Keliinui from Agriculture, reported on Bill 87, providing for the manufacture, etc, of gas for lighting. A similar bill was tabled in the Senate and so recommends the same disposition, deeming that it would thereby save time. Chairman Keliinui does not concur. For consideration with the bill.

Also another on Senate Bill 23, the Dimond Gas Bill. It is practically the same as passed last session and through an oversight was not signed by the Governor. Two-thirds of the capital invested will be local and the remainder by outsiders. Recommends the tabling of House Bill 105 and the passage of Senate Bill 23, both being identical measures. Adopted.

Kupihea also, submitting a classified list of pay for the members of the Hawaiian Band. For consideration with the Appropriation Bill.

Vida also, that \$20,000 be appropriated for assistance of the coffee and other industries, to be expended by the Delegate to Congress, and for other purposes as may be deemed in his judgment expedient and requisite for the benefit of the Territory. For consideration with the Appropriation Bill.

He wanted to offer another resolution, but Aylett called for the Order of the Day to begin on the unfinished business, the reading of the Senate's County Bill, and carried. At the present rate of reading by Interpreter Coelho, it will no doubt be finished this afternoon.

Before reading the same, the Vice Speaker called the attention of members not to be outside longer than five minutes at a time.

Recess was taken at noon.

IMPORTANT TO YOUNG MEN.

Desiring that my nominations to the Bureau of Navigation, Navy Department, for the position of Midshipman from our Territory, shall be of the very best available, I HEREBY INVITE the application of any young man who believes he can pass the examination.

The eligibility is from 15 to 20 year, and qualifications as laid down by the Department Rules.

By calling at my office at any time before April 10th, he or they will be furnished with any and all information desired.

J. KALANIANAOLE,
Delegate-Elect.
Honolulu, T. H., March 31, 1903.

From Hilo

- TO -

HONOLULU

- AND -

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Honolulu, March 3, 1903.
2444-1m

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An Extract of Tomatoes and Ch ice Lean Beef. It will pick you up in the morning and keep you on your feet all day. Try a bottle for your Backbone Fever.

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THE LEGISLATURE.

Second Session of the Territorial Law
Making Body of 1903.

THE SENATE—THIRTY-EIGHTH DAY.

(AFTERNOON SESSION)

On reassembling, the Brown De-
pository Bill was taken up again.
The Ways and Means committee
had reported adversely against it
and offered a substitute bill. After
much discussion, the Committee bill
(No 71) passed second reading and
third reading set for Monday next.

Bill 21, the general liquor license
bill, next came up in order of third
reading. The rest of the afternoon
was spent on this bill.

Adjournment was taken at 4:20
o'clock.

THE HOUSE—THIRTY-EIGHTH DAY.

The business under the Order of
the Day being resumed, several
Senate bills were passed on third
reading.

Everything went smoothly till it
came to House Bill 157, providing
for the purchase of the Pauoa
springs, then the tug-of-war began,
which was finally passed after a
great deal of discussion pro and
con.

Following is the vote on the pas-
sage of the bill:

Ayes—Aylett, Damien, Fernandez,
Haia, Kaili, Kalama, Kaniho, Kea-
lawaa, Keliinoi, Kumalae, Kupihea,
Lewis, Nakaleka, Paele, Pulaa,
Purdy—16.

Nays—Andrade, Chillingworth,
Gandall, Greenwell, Harris, Jaeger,
Knudsen, Long, Vida, Mr Speaker
—10.

There were four absentees, Kou,
Oili, Pali and Wright.

Keliinoi called back to his com-
mittee on Agriculture the Senate
Horticultural Bill for further con-
sideration.

Fernandez, from the Enrollment
committee, reported that the Senate
County Bill (No 1) was typewritten
and ready for presentation to the
House. As soon as it was handed
up to the clerk's desk, it was im-
mediately called up for third read-
ing. It was after 3 o'clock when the
reading of it began and contin-
ued to 5 o'clock, at which hour
adjournment was taken to 9:30
o'clock this morning.

Over one-third of the bill was
read through, that is, 79 pages out
of the 211 typewritten pages.

The Apartment House's Vogue.

So rapid has been the growth of
the apartment house idea in New
York that there are 1,700,000 peo-
ple living in apartments in Manhat-
tan alone—a population three times
as great as that of the whole city
in 1853, when the first apartment
house was built. At the present
time there are only 524 two-story
residences in Manhattan, while there
are 13,959 four-story and 21,937 five-
story frame houses. In the past
eight years we have expended \$363-
220,000 for apartment houses and
hotels, last year topping the list
with more than \$70,000,000.—Pitts-
burg Dispatch.

By Way of a Lesson.

"One of our cars ran over another
man last night," announced the
superintendent of the street railway
line.

"Well," replied the president,
"after a while the people will learn
that the only safe place is aboard
the car and that 5 cents is a small
price to pay for safety."—Chicago
Post.

The Ideal Newspaper.

The real newspaper, the real
"ideal" newspaper, is one that is
read and eagerly read by good peo-
ple and bad people, preachers and
laymen, saint and sinner, society
people and those who would like to
be, the classes and the masses; all
able to find in it something of
value and interest to themselves.—
Atlanta Journal.

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