

JAPANESE SILK GOODS AND CURIOS, KIMONOS AND EMBROIDERIES. SAYEGUSA 1120 NUUANU STREET, JUST ABOVE HOTEL

New Oriental Goods Just Opened THE CHERRY 1137 Fort St.

New Arrivals Tea Sets, Dishes, Flower Vases, Bowls, Incense and Burners. Japanese Bazaar Fort St., opp. Catholic Church

Early Showing of Fall Skirts



Introducing many interesting novelties and new effects that every woman will delight in. The narrow, slender silhouette is the noticeable feature of all and the "cuff" or turned-up hem is used in many variations. Many show large smart pockets and yokes.

SACHS'

QUALITY FOODS

FRESH RANCH EGGS Direct from California and distinctly not cold storage, per dozen, 60c

POTATOES Per 100-lb bag, \$3.00

ONIONS Per 100-lb. bag, \$2.50

NEWTOWN PIPPIN APPLES Per box, \$1.50

California Feed Co., Ltd. Phone 4121 Queen and Alakea Sts.

Your Duty as a Citizen is to Buy Liberty Loan Bonds

Our Allies are doing their full duty toward the cause of justice and freedom. You must not be found wanting. You should give freely of your money to the great cause.



We will count it a privilege to enter your subscription to the "Liberty Loan of 1917." We make no charge for this service.

Bishop & Company Savings Department

JAPANESE GUARD COMPANY GETS FIRST SERVICE

Six Squads of Co. D Ordered Out to Patrol Nuuanu Water Supply.

Affairs in the National Guard took on a more than usual military aspect Saturday when "D" Company—the new Japanese company—was ordered out to patrol the watershed of the Nuuanu Valley reservoirs, and without the least savor of old jingo caution.

A regimental order was issued Saturday afternoon at 2:30 o'clock. By 4 o'clock about six squads of the men had been rounded up under the direction of Second Lieutenant D. L. MacKay, and these men proceeded to equip themselves with blankets, ponchos, shelterhalves, haversacks, etc.,—heavy marching order.

Great difficulty was experienced in selecting a camp site in such a limited time. Nuuanu Valley was tramped over. Nearly all sites were wet and soggy or were very uneven. Finally, as it was getting dark, First Lieutenant F. E. Midkiff, in command of "D" Company during the illness of Captain W. G. Allen, decided to make camp on the property of J. A. McCandless, just below the second reservoir. The men had a typical "recruits' first night" in camp. Their cots were strange, the mosquitoes not all shut out, the first meal dubious, and some of the men were noisy. They looked a bit sleepy Sunday, but that their second night in camp was fine compared to their first.

It is greatly appreciated by the officers and men of "D" Company that Mr. McCandless so hospitably offers his grounds as a camp site. The men are very comfortable there. The men are taking great pride in establishing a record for orderly campers and good soldiers.

There are six squads out of the company's sixteen squads, on duty. The Pali road from McCandless curve to the Pali is patrolled. No pedestrian is allowed on this section except those with the mayor's pass. Autos are given passes at either end if they are bound from Honolulu to Kaneohe or the windward side, or coming from the windward side to Honolulu. No auto can enter this guarded area during night hours, unless it is a through car—that is, no pail joy-riding is allowed at night. No one is permitted to leave the road at any time; also Hillebrand Glen, Glen, Ada, Lulumau Gulch, and the two reservoirs are patrolled.

Dr. Pratt, of the Board of Health, and Dr. Hanchett, Medical Corps National Guard, both visited the area yesterday afternoon and declared that due and satisfactory provisions were made concerning sanitation of the camp and area, and that the whole area was effectively patrolled.

The idea of the Board of Health is that polluting of the reservoirs comes from careless persons who travel along the Pali road, rather than from alien enemies. Every bit of refuse on the road above the reservoirs, at present becomes washed, sooner or later into the reservoirs.

Just how long this guard will be maintained is uncertain. It will doubtless be until after the chlorination apparatus arrives and the waters have been cleared. This will mean six or seven weeks.

Lieutenant Midkiff, in taking the matter of guard duty up with the employers of the men of "D" Company, says that he finds the employers generous and willing to co-operate with the guard.

Some firms, however, feel that this guard duty should be passed around among the various guard companies of Honolulu, and thus the burden be distributed among many men and employers, instead of among a few.

The men of "D" Company warmly express themselves as willing to serve. They do not wish, of course, to be given a guard detail just long enough to cause them to lose their jobs, and then to find the guard work pau also. If it comes to going to France, or to mobilizing until the war is over, they said last night that they are eager to serve.

CHAUFFEUR ASSAULTED BY THREE SOLDIERS

One soldier has been arrested and warrants are out for the apprehending of two others, on the charge of assaulting G. A. Wong, a chauffeur, Saturday night. Private J. P. Dwyer, Second company, Fort Kamehameha, was arrested immediately after the assault occurred on the Puuloa road, near Crater hill. He was taken to police headquarters by a post guard, while other soldiers patrolling the highway gave chase to his two companions who disappeared in a cane field.

Wong was engaged by three soldiers near the Oahu depot late Saturday night, his fares directing him to take them to Fort Kamehameha. Nearing Crater hill, just beyond the junction of the Alea and Puuloa roads, the soldiers asked Wong to stop the car. Slowing the machine down, Wong turned to the soldiers for further instructions, and alleges that they hit him over the head with a metal bar. He was found in a semi-conscious condition by the patrol.

BENEFIT DANCE

The International Longshoremen's Association of Honolulu Local No. 38-26 will give a benefit dance at the Phoenix hall at 7:30 p. m. Music will be furnished by the famous Kawaihau Glee Club. Everyone will be assured of a good jolly time tonight, providing they will come.

Come one. Come all if you want to spend a nice evening enjoying your self. Be sure and be at the Phoenix. 6916-2t

Twelve candidates will be given the third degree at regular meeting of Harmony Lodge, No. 3, I. O. O. F., this evening at 7:30 o'clock

BY AUTHORITY

BILL NO. 170. ORDINANCE NO.—

AN ORDINANCE PROVIDING FOR COST OF IMPROVEMENTS IN FRONTAGE IMPROVEMENT NUMBER NINE, BERETANIA STREET, (ALAPAI TO PUNAHOU).

Be It Ordained By the People of the City and County of Honolulu:

SECTION 1. DEFINITIONS. The word "BOARD" whenever used herein shall mean the Board of Supervisors of the City and County of Honolulu. The phrase "FRONTAGE IMPROVEMENT" whenever used herein shall mean Frontage Improvement Number Nine, Beretania street, (Alapai to Punahou), as described in and created by Resolution of the Board No. 2, (1917).

The phrase "IMPROVEMENT STATUTES" whenever used herein shall mean and refer to Sections 1793-1813, Revised Laws of Hawaii, 1915, as amended by Acts 164 and 197, Session Laws of Hawaii, 1915, and by Act 239 of the Session Laws of Hawaii, 1917.

The phrase "CITY AND COUNTY" whenever used herein shall mean and refer to the City and County of Honolulu.

SECTION 2. PRELIMINARY PROCEEDINGS CONFIRMED. The said Board does hereby adopt, approve and confirm all and singular the proceedings heretofore had and taken under said statutes with respect to the creation and establishment of said Frontage Improvement and the making of the proposed improvement as modified and corrected and as set forth and referred to in Resolutions of said Board Nos. 633, 634 (1916), and 2, 5, 25, 26 and 62 (1917), and the minutes of meetings of said Board as heretofore adopted, the preliminary report of the City and County Engineer, dated November 9, 1916, his final report, dated July 9, 1917, and the assessment report of the City and County Engineer, dated September 11, 1917, accompanying which were the corrected map of said Frontage Improvement, the list of owners, lessees and occupants so far as known, a Preliminary Assessment Roll and a summary of detailed descriptions, in respect to which notice has heretofore been given by advertisement and a public hearing has been had as required by said Improvement Statutes, and which have been corrected as of October 9, 1917, to all of which reference is hereby made for a more particular detailed description of said Frontage Improvement heretofore created and established, and the character, extent and particular location of the improvement aforesaid, the subdivisions and zones thereof, the location of the respective parts of land subject to assessment, the special benefits accruing therefrom, the proportion to be paid by said City and County; all of the same being by this reference also made a part hereof.

SECTION 3. CONFIRMATION OF ASSESSMENTS. No protests having been made, or filed at the assessment hearing held for this Frontage Improvement, but a correction having been necessary and made by the City and County Engineer as of October 9, 1917, it is hereby specially found and established that each and every parcel of land subject to assessment abutting upon said Frontage Improvement is or will be specially benefited by said improvements to the amount of the respective assessments proposed therefor, corrected as aforesaid, and said several assessments are hereby declared just and equitable as so corrected, and as so corrected; and that the said several proposed assessments heretofore listed and advertised in accordance with said Improvement Statutes, and as so corrected, are hereby confirmed and adopted as and for the assessments against properties abutting upon said Frontage Improvement and against the owners thereof respectively, and that each and every parcel of land required for said improvement has been acquired as provided in said Improvement Statutes.

SECTION 4. COST OF AUTHORIZED IMPROVEMENTS. That it is hereby found and declared that the total cost of the authorized improvements in said Frontage Improvement, based upon the bid of Lord-Young Engineering Company, Limited, the lowest responsible bidder, including the cost of curbing, grading, paving with concrete and bitulithic, moving and resetting of curbs, storm sewer system, and other improvements in place complete, together with engineering and incidentals upon that portion of the highway, in said Frontage Improvement, which is designated in these proceedings, according to the final report of said Engineer, incorporated as aforesaid, is the sum of One Hundred Seventeen Thousand and Five Hundred Dollars (\$17,500.00); that the total proportion of this cost, which is to be borne by the City and County, including assessments proportioned against street frontages, and the contribution to main thoroughfare is the sum of Sixty-one Thousand Six Hundred Three and 11-100 Dollars (\$61,603.11); that the balance of Fifty-six Thousand Eight Hundred Ninety-six and 89-100 Dollars (\$56,896.89), is hereby charged, assessed, and levied against, and shall be collected from, the properties abutting upon said Frontage Improvement privately owned and not specifically exempted by this Ordinance, and the owners thereof respectively, according to the total amounts heretofore listed and advertised and corrected as aforesaid and computed according to the rates of assessment hereinafter set forth.

SECTION 5. PUBLIC LANDS NOT SPECIFICALLY ASSESSED. The Frontage of Lots Nos. 1, 2, 18, 19, 22, 23, 24, 25, 26, 27, 41, 46, 50, 76, 77, 82, 85, 93 and 94, being frontages of abutting highways and of lands exempt by law, as shown on said corrected map and Assessment Roll of September 11, 1917, corrected as of October 9, 1917, heretofore incorporated herein, but the proportion of cost assessable against such public or exempt land set forth in the proceedings heretofore confirmed and which would be assessable against such lands if privately owned and not exempt shall be borne by the City and County as hereinafter provided.

SECTION 6. APPROPRIATION BY CITY AND COUNTY. The sum of Fifty-two Thousand Dollars (\$52,000)

is hereby appropriated out of all moneys in the Cash Basis Operating Fund, as authorized and created by virtue of Act 236 of the Session Laws, 1917, into the "Special Improvement Fund, Frontage Improvement Number Nine, Beretania Street, (Alapai to Punahou);" provided, however, that against said sum shall be credited all advances for said improvements made from said Cash Basis Operating Fund prior to the date of the approval of this Ordinance to be ascertained from the books of the City and County Auditor, and the amount of such advances is hereby authorized to be transferred as soon as ascertained to said Cash Basis Operating Fund; and the sum of Nine Thousand Six Hundred Three and 11-100 Dollars (\$9,603.11) is hereby appropriated out of all moneys in the Permanent Improvement Fund in the Treasury of the City and County, and shall be transferred as soon as the same shall become available into said Special Improvement Fund, created herein, as the balance of the cost of said improvement so to be borne by the City and County; provided, that against said last mentioned sum shall be credited all advances heretofore made from said Permanent Improvement Fund on account of the cost of said improvement by Resolutions Nos. 405 and 721 (1915) and No. 15 (1917), amounting in all to the total sum of Five Hundred and Eighty-nine and 60-100 Dollars (\$589.60), and any balances unexpended or uncontracted for out of said advances on the date of approval hereof shall be transferred to said Permanent Improvement Fund when ascertained on the books of said City and County Auditor; and out of all moneys in said Special Improvement Fund, created herein, the sum of One Hundred Seventeen Thousand and Five Hundred Dollars (\$17,500.00), is hereby appropriated into an account to be known as "Cost of Improvements, Frontage Improvement Number Nine, Beretania Street, (Alapai to Punahou).

SECTION 7. ASSESSMENT RATE FOR GENERAL IMPROVEMENTS. All properties, abutting on said Frontage Improvement (created as aforesaid), privately owned and not hereinafter specifically exempted, and the owners thereof respectively, are hereby assessed at a uniform rate of \$5.468 per front foot toward the cost of general improvement within said Frontage Improvement all as set forth in detail in said Assessment Roll and Corrected heretofore incorporated and including all improvements set forth in the proceedings heretofore adopted and confirmed, saving and excepting the cost of new curbing.

SECTION 8. ADDITIONAL ASSESSMENT, NEW CURBING. All properties abutting upon said Frontage Improvement, privately owned and not specifically exempted herein, in front of which new curbing is required, and the owners thereof respectively, are hereby further and separately assessed (on a frontage basis according to the length of new curbing required, shown in detail in said Engineer's Report of September 11, 1917, at the uniform rate of \$0.44 per front foot for the curb so required in front of said property.

SECTION 9. COLLECTION OF ASSESSMENTS. That in accordance with said Improvement Statutes, it shall be the duty of the Treasurer of the City and County of Honolulu to proceed forthwith to notify, by letter and by posting upon the lands assessed, the several owners, lessees and occupants respectively, so far as known, of the several amounts assessed on the respective properties, and of the date when such assessments are payable as hereinafter provided. It shall also be his duty to collect said assessments and to set aside all moneys so collected in a special fund or funds for said Frontage Improvement.

SECTION 10. LIEN. All assessments herein made shall be a lien against each lot or parcel of land assessed, according to the respective assessments, from the date of the first publication of this Ordinance until paid, and shall have the priority over all other liens except the lien of property taxes and liens for other public purposes; and in case assessments become delinquent, the accrued interest and other charges authorized by the Improvement Statutes in enforcing the payment of the same shall be satisfied out of said lien.

SECTION 11. PAYMENT OF THE WHOLE OF ASSESSMENTS. That all assessments herein made shall be due and payable and must be paid to said Treasurer within thirty (30) days after the date of the last publication of this Ordinance; Provided, that any such assessments may, at the election of the owner of the land assessed, be paid in installments, with interest, as hereinafter provided.

SECTION 12. PAYMENT OF ASSESSMENTS IN INSTALLMENTS. In case of an election, either by act of the owner or other interested party or by operation of law, to pay an assessment in installments, the assessments herein made shall be due and must be paid to said Treasurer in Ten (10) equal annual installments of principal to be due and payable and must be paid within thirty (30) days after the date of the last publication of this Ordinance; and all subsequent installments of principal, together with interest on the whole of the unpaid balance of principal, at the rate of six per cent (6%) per annum, shall be due and payable annually thereafter, dating from the date of last publication of this Ordinance.

SECTION 13. ENFORCEMENT OF PAYMENT. Failure to pay any installment, whether of principal or interest, within thirty days after the date when it shall first have become due shall cause the whole of the unpaid principal and accrued interest to become due and payable immediately, and the whole amount of unpaid principal and accrued interest shall thereafter draw interest at the rate of one per cent per month or fraction thereof until the day of sale made as provided in the Improvement Statutes. Provided, that at any time prior to the day of sale the owner may pay the amount of all delinquent installments with interest on the whole amount of unpaid assessment at one per centum per month or fraction of a month, as aforesaid, and all penalties accrued, and shall thereupon be restored to the right thereafter to pay in installments in the same manner as if default had not been made. The owner of any land assessed, not in

default as to any installment or payment, may at any time, after the expiration of the first thirty day period, pay the entire unpaid principal with interest thereon to the next annual date for the payment of installments. The owner of any undivided interest in any land, may pay the whole assessment and may have a joint or severable right of action at law in assumption against any other owner or owners of any interest in such land for their proportionate share in said assessment.

SECTION 14. CERTIFIED COPIES. That upon the final publication of this Ordinance a certified copy hereof and of its due publication, and of the Corrected Map, Assessment Roll, the list of owners, lessees and occupants so far as known, and the summary of descriptions of property abutting upon said Frontage Improvement, all on file as aforesaid, shall be forthwith made and delivered by the Clerk of the City and County to the Treasurer of the City and County of Honolulu, Territory of Hawaii.

SECTION 15. DISPOSITION OF ASSESSMENTS COLLECTED. All moneys collected from said assessments by the Treasurer of the City and County as cash payments of the whole assessment, or of one or more installments, due or paid prior to the authorization of any bond issue for said improvement, shall be entered in said Special Improvement Fund and applied toward the cost of the improvement authorized.

All moneys due and collected thereafter as part of any subsequent installments and interest, and covered by any bond issue respecting the authorized improvements in said Frontage Improvement made under the Improvement Statutes, shall be set aside by the Treasurer of the City and County in a Special Improvement Bond Fund for said Frontage Improvement and applied solely as provided in said Improvement Statutes.

SECTION 16. CONSTITUTIONALITY. If any section, or any part or clause of any section of this Ordinance or of the Improvement Statutes, be decided by the Courts to be unconstitutional or invalid, the same shall not affect the validity of this Ordinance as a whole, or of any section or part thereof which can be given effect without that so decided to be unconstitutional or invalid.

SECTION 17. This Ordinance shall take effect on its approval.

Date of Introduction, October 9th, 1917.

Introduced by CHAS. N. ARNOLD, Supervisor.

I hereby certify that the foregoing Bill passed Second Reading as amended and ordered to print at a meeting held by the Board of Supervisors on Friday, October 12, 1917, on the following vote of said board:

Ayes: Ahia, Arnold, Bellina, Hollinger, McClellan, Mott-Smith, Petrie, Total, 7.

Noes: None. E. BUFFANDEAU, Deputy City and County Clerk.

6917—Oct 15—17.

Give The Stomach A Chance To Work

We can't expect the stomach to act normally if the natural avenues of elimination are blocked so it cannot dispose of its refuse. When the bowels are constipated the stomach is called upon for work beyond its capacity and the result is flat, belching, headache, and discomfort generally, and, unless the condition is promptly relieved, serious illness.

An effective remedy for constipation is sold in drug stores under the name of Dr. Caldwell's Syrup Pepsin. It is a combination of simple laxative herbs with pepsin that acts on the bowels in a gentle, natural manner, without griping or other pain or discomfort, affording speedy relief. Get a bottle of Dr. Caldwell's Syrup Pepsin from your druggist and have it in the house when you need it; it costs only fifty cents and is the ideal family remedy, safe enough for children and old people, yet scientifically powerful for the strongest constitution. A trial bottle, free of charge, can be obtained by writing to Dr. W. B. Caldwell, 456 Washington St., Mounts Falls, Illinois.

Metallic Floor Lamps

With the season of long evenings an adjustable reading lamp is a real comfort. Bring one next to the easy chair and raise the light to any height. Then turn the shade to any angle you want it.

Finished in brass, \$9.50 each.

W.W. Dimond & Co. Ltd., "The House of Housewares" 53-65 King St. Honolulu Phone 4937

Convicted of a charge of procuring, John Hale, Hawaiian, was sentenced by Circuit Judge Heen on Saturday to serve not less than three years at hard labor in Oahu prison.

GOOD RESULTS are obtained in both acute and chronic cases, with Chiropractic (spinal) adjustments. F. C. MIGHTON, D. C. 204-5 Boston Bldg. (Over May's.)

WALL & DOUGHERTY. People Who Understand Real Art in Jewelry. ARE ALWAYS PLEASED WITH THE SELECTION THEY FIND AT OUR STORE. ALL THE LATEST NOVELTIES TO BE FOUND IN THE EASTERN MARKETS ARE WELL REPRESENTED IN OUR CHRISTMAS STOCK. WALL & DOUGHERTY Jewelers Opticians YOUNG BUILDING Alexander Young Bldg.