

# The Largest Individual Shipment of Valenciennes, Edgings and Insertions EVER IMPORTED

DOZEN YARDS **8500** DOZEN YARDS  
Are now on Sale  
At Prices Ranging from  
**20 Cents to \$1.00**  
Per Piece of 12 Yards

The Best Values Ever Offered

**N. S. SACHS DRY GOODS CO., LTD.,**

"THE PEOPLE'S PROVIDERS"

Only One Cool  
Corner in Town

Corner Fort and Hotel Streets,

The name guarantees the  
Finest Soda Water sold

**BENSON, SMITH & CO., Ltd.**

*The Lace House*  
ARLINGTON BLOCK, HOTEL ST.

We wish you would wait a few days until  
the handsome new line of Ladies'

UNDERWEAR,  
SILK PETTICOATS,  
SILK SHIRT WAISTS,  
WASHABLE SKIRTS,  
TAILOR MADE SUITS,  
SKIRTS AND CAPES,

Which arrived by the Australia can be  
received and placed on our counters.

A Beautiful Line

M. BRASCH & CO.

**NOTICE.**

Notice is hereby given that F. Coon  
is no longer connected with the store of  
Wing Lung & Co., corner Alakea and  
King streets and all bills due the firm  
must be settled at the store.  
L. KNOW CHOCK.

**WHO SHAVES YOU?**

The Club barber shop, King street,  
gives a fine shave for 15 cents. White  
barbers; four chairs. Corner King and  
Bethel streets.

**All Old Stock**  
Remaining at the Temple of Fashion is  
offered below cost. It comprises mostly  
of Ladies' and Children's shoes.

Rare Chance for  
Bargains

We are showing an elegant line of new  
Ginghams and Wash Goods.

**AMERICAN DRY GOODS ASSOCIATION,**  
Fort Street.

**ASSESSMENT NOTICE.**

Waiulua Agricultural Co., Limited.

Assessments have been called on the  
assessable stock of this company as to  
become due and payable at the office  
of Castle & Cooke, Ltd., on

July 16, 1900, 10 per cent (\$10 per  
share); delinquent August 16, 1900.  
September 15, 1900, 10 per cent (\$10 per  
share); delinquent October 15, 1900.  
October 30, 1900, 10 per cent (\$10 per  
share); delinquent November 30, 1900.

W. A. BOWEN,  
Treas. Waiulua Agr. Co., Ltd.

**\$25 REWARD.**

For any information which will lead  
to the arrest and conviction of the party  
who maimed my dog this morning.  
CHAS. H. ATHERTON,  
Honolulu, June 29, 1900.

**NOTICE OF ELECTION**

At annual meeting of Henry May Co.,  
Ltd., held in this city on the 23rd of  
June last, the following officers were  
elected to serve for the ensuing year:

T. May	.....	President
H. E. McIntyre	.....	Vice-President
F. T. P. Waterhouse	.....	Secretary
F. E. Auerbach	.....	Treasurer
E. W. Macfarlane	.....	Auditor
E. F. Bishop	.....	Director
E. D. Tenney	.....	Director

F. T. P. Waterhouse,  
Secretary.

Note Heads, Bill Heads, Statements  
and Fine Commercial Printing at the  
Star Office.

**FOR USING FIREWORKS**

TWO ARRESTS UNDER AN OLD  
LAW.

Statutes Declare It a Common Nuisance  
to Explode Fireworks on or  
Near Public Streets.

Many people who used fireworks on  
or near public streets yesterday were  
not aware that they were violating the  
penal code of Hawaii and were liable  
to arrest and punishment for being  
common nuisances. Under Section 329,  
an old law which has never been re-  
pealed, two citizens were arrested dur-  
ing the day and Judge Wilcox heard  
their cases this morning. They were  
P. H. Foucks and J. Campbell. Foucks  
had exploded two bombs to show his  
patriotic enthusiasm and Campbell  
said he had only got as far as one  
cracker, when an officer arrested him.  
The judge did not impose any fines,  
intimating that the law was one likely  
to be repealed, and declaring that  
neither case was serious. "This is an  
old section, but has never been repea-  
led," said his honor, "and it is still in  
force. But it is certainly not enforced  
very generally." The judge said the  
prisoners were guilty under the law  
and that it was no excuse to plead  
ignorance of the law, but he would in-  
flict no penalty. Foucks and Camp-  
bell were discharged with reprimands.  
Section 329 declares that "letting  
off fireworks 'in or near' any public  
highway or place of common  
resort or dwellings of others" is a  
common nuisance, "except the same  
are fired, let off or thrown by license  
of the governor or in his absence of  
the district magistrate of the town, and  
in conformity with such license."

The police prevented the firing of  
pyrotechnics on the streets last night.  
This did not bother the small boy in  
his yard, however.

**NEW ADVERTISEMENTS**

**BY AUTHORITY**

IN THE SUPREME COURT OF THE  
TERRITORY OF HAWAII.

June Term, 1900.

**GRAND JURIES.**

1. When Required.

"No person shall be held to answer  
for a capital, or otherwise infamous  
crime, unless on a presentment or in-  
dictment of a grand jury, except in  
cases arising in the land and naval  
forces, or in the militia, when in actual  
service in time of war or public dan-  
ger." U. S. Const., Amend., Art. 5.

2. How Drawn.

"Until otherwise provided by the leg-  
islature of the Territory, grand juries  
may be drawn in the manner provided  
by the Hawaiian statutes for drawing  
petty juries." Org. Act, Sec. 83.

3. Qualifications of Jurors.

"No person who is not a male citizen  
of the United States and twenty-one  
years of age, and who can not under-  
standingly speak, read and write the  
English language, shall be a qualified  
juror or grand juror in the Territory of  
Hawaii, and all juries shall hereafter  
be constituted without reference to the  
race or place of nativity of the jurors."  
Org. Act, Sec. 83.

4. Number of Jurors.

"The number of grand jurors in each  
court shall be not less than thirteen,  
nor more than twenty-three." See Org.  
Act, Sec. 83.

5. Sessions.

"Until otherwise provided by the leg-  
islature of the Territory, grand juries  
\* \* \* shall sit at such times as the  
circuit judges of the respective circuits  
shall direct." Org. Act, Sec. 83.

6. Challenges.

Before the grand jury retires, the  
prosecuting officer, or any person held  
to answer a charge for a criminal of-  
fense, may challenge the panel or an  
individual juror, for cause to be assign-  
ed to the court. All such challenges  
shall be tried and determined by the  
court.

7. Foreman.

From the persons summoned to serve  
as grand jurors and appearing, the  
court shall appoint a foreman, and may  
remove him for cause. The court may  
appoint another foreman when the nec-  
essity arises.

8. Oath of Grand Jurors.

Substantially the following oath shall  
be administered to the grand jurors:  
"You, and each of you, do solemnly  
swear (or affirm) that you will diligent-  
ly inquire, and true presentment make,  
of all such matters and things as shall  
be given you in charge, or shall other-  
wise come to your knowledge touch-  
ing this present service; that you will  
present no one through envy, hatred, or  
malice, nor leave any one unpresented  
through fear, favor, affection, gain, re-  
ward or hope therefor, but will present  
all things truly as they come to your  
knowledge, according to the best of your  
understanding; and that you will  
keep secret the proceedings had before  
you."

9. Charge of the Court.

The grand jury, being impaneled and  
sworn, shall be charged by the court.  
In doing so, the court shall give them  
such information as it may deem prop-  
er as to their duties and as to the law  
pertaining to such cases as may come  
before them. The court may further  
charge the jury when the necessity  
arises.

10. Officer in Attendance.

The court may appoint an officer to  
attend upon the grand jury.

11. Retirement of the Grand Jury.

The grand jury shall then retire to  
a private room and inquire into the  
offenses cognizable by them.

**SECRETS WRESTED**

from nature. Nature places most  
valuable things where they are hard  
to get at. She concealed the Kim-  
berly diamonds in solid rock. Petro-  
leum, now used all over the world  
for heating and lighting and many  
other purposes, was discovered hun-  
dreds of feet under the surface of  
the soil. Ages went by before man  
found, and was able to mine, coal in  
sufficient quantities to supplant wood  
as fuel; and electricity as an avail-  
able help to us in living, is barely  
more than half a century old. Among  
the wonders which patient and hard-  
working modern science has intro-  
duced to the world, is the reconstruc-  
tion of that grand healing agent, cod  
liver oil, in the form of

**WAMPOLE'S PREPARATION.**

The reader is aware that for centuries  
the usefulness of this drug has been  
impaired, and in many cases nullified  
by its nauseating taste and smell. In  
this effective remedy these formid-  
able objections are entirely done  
away with. Palatable as honey, it  
contains the nutritive and curative  
properties of Pure Cod Liver Oil,  
extracted by us from fresh cod livers,  
combined with the Compound Syrup  
of Hypophosphites and the Extracts  
of Malt and Wild Cherry. It is a  
healer, body-builder and strength-  
maker beyond rivalry or comparison.  
By means of it diseases are cured  
which have hitherto been justly re-  
garded as hopeless. In Fevers, Lung  
Diseases, Influenza, Rheumatism, all  
wasting ailments, etc., this remedy  
is successful and has been welcomed  
by the people and advanced physi-  
cians as the solution of a long-stan-  
ding problem in the art of medicine.  
One bottle convinces. Effective from  
the first dose. "You cannot be disap-  
pointed in it." Sold by all chemists.

12. Clerk.

The grand jury may appoint one of  
their number to be their clerk, to pre-  
serve minutes of the proceedings be-  
fore them, which minutes shall be de-  
livered to the prosecuting officer, when  
so directed by the grand jury.

13. Subpoena of Witnesses.

"The several circuit courts may sub-  
poena witnesses to appear before the  
grand jury in like manner as they  
subpoena witnesses to appear before  
their respective courts." Org. Act, Sec.  
83.

14. Swearing Witnesses.

Witnesses appearing before the grand  
jury may be sworn in open court or  
by the foreman of the grand jury, or,  
in his absence, by any member there-  
of.

The oath or affirmation may be subst-  
antially as follows:

"You do solemnly swear (or affirm)  
that the evidence which you shall give  
before the grand jury shall be the  
truth, the whole truth, and nothing but  
the truth."

15. Presence of Others with Jurors.

The prosecuting officer or any mem-  
ber of the grand jury may interrogate  
witnesses before the grand jury. The  
prosecuting officers shall advise the  
grand jury in regard to the law of the  
cases that come before them, and draw  
the indictments.

An interpreter may be present at the  
examination of witnesses before the  
grand jury.

Except the prosecuting officer, inter-  
preter, and witnesses under examina-  
tion, no person shall be permitted to  
be present during the sessions of the  
grand jury.

No person except the members of the  
grand jury shall be permitted to be  
present during the expression of their  
opinions, or the giving of their votes.  
16. Twelve Grand Jurors to Concur.

No indictment shall be made, nor  
shall any presentment be found, without  
the concurrence of at least twelve  
grand jurors.

17. Indorsement by Foreman and  
Prosecuting Officer.

An indictment when found shall be  
indorsed, "A true bill," and such in-  
dorsement shall be signed by the fore-  
man. An indictment shall be indorsed  
also by the prosecuting officer. A  
presentment, when made, shall be signed  
by the foreman.

18. Presenting and Filing.

Indictments or presentments, when  
found, shall be presented by the fore-  
man, in the presence of the other grand  
jurors, to the Court, and shall there be  
filed; but such as are found for a felony  
against any person not in custody or  
under recognizance, shall not be open  
to the inspection of any person except  
the prosecuting officer, until the defend-  
ant therein shall have been arrested.

The foregoing rules relating to grand  
juries are hereby prescribed.  
By the Court,  
HENRY SMITH, Clerk.  
Honolulu, Territory of Hawaii, July 5,  
1900.

**NOTICE.**

Notice is hereby given that I will not  
be responsible for any debt contracted  
in my name, or otherwise, by my wife,  
Mrs. Flint, or by any other person,  
without my written authority.  
H. W. FLINT.  
Honolulu, H. T., July 3, 1900.

**KONA SUGAR CO., LTD.**

**DELINQUENT NOTICE.**

All persons delinquent for assess-  
ments No. 6, 7 and 8, will take notice  
that same must be paid at once. Inter-  
est will be charged from due till paid.  
9th assessment is delinquent June  
30th inst.  
F. W. MCCHESENEY,  
Treasurer.  
June 22, 1900.

Fine Job Printing, Star Office.

**AUCTION SALE**  
OF

**DELINQUENT CITY MILL CO., LTD. STOCK**

ON WEDNESDAY, JULY 25,  
AT 12 O'CLOCK NOON,

I will sell at Public Auction by order  
of the Treasurer, Mr. C. K. Al, suffi-  
cient of the following delinquent stock  
of the City Mill Co., Ltd., to reimburse  
the company, unless the delinquent as-  
essments are paid at the office of City  
Mill Co., Ltd., Honolulu, H. I., before  
the day of sale, July 25, 1900:

Name.	Shares.
1 Certif. Loo Sam Choy	2
1 Certif. Chun Sun	10
1 Certif. Li Jip Chong	5
1 Certif. Chun Kim Sal	10
1 Certif. W. C. Achi	30
1 Certif. Yum Chu Won	2
1 Certif. Mu Yan Dol	2
1 Certif. Yung Chu	5
1 Certif. Lee Sing	5
1 Certif. P. Mei Ching	10
1 Certif. Kwong Ving Fat Co.	15
1 Certif. Won Sing	6

**Will E. Fisher,**  
AUCTIONEER.

Fine Job Printing, Star Office.

Fine Job Printing, Star Office.