

NUMBERING THE STREETS

SUPERINTENDENT BOYD HAS A NEW BUREAU.

Carrying Into Effect The Provisions of Act Number 3 of The Last Legislature.

A street numbering department has been added to the many departments under Superintendent of Public Works J. H. Boyd.

The act of the legislature requires that "it shall be the duty of every person owning any building fronting on any street, road or lane in the District of Honolulu, to number the same or cause the same to be numbered correctly within sixty days after the receipt of a designated number or numbers from the Superintendent of Public Works and to remove or efface any wrong number upon such building, and it shall be the duty of every person owning any building hereafter erected to apply to the Superintendent of Public Works and so number the same within one week after its completion or occupancy."

The buildings are to be numbered at the expense of the owners. The present charges are 50 cents for numbers of two figures and \$1 for numbers of three or four figures.

The act requires that the numbers shall be at least two inches in height, that they shall be so placed as to be readily seen from the street, shall be substantial, and not of chalk or other easily effaceable material, and shall be of a different color from the background upon which they are placed.

The numbering system of the city of Honolulu stretches from King street and Nuuanu avenue as a center. At King street the thoroughfares going makai begin with 999 and run down and mauka they begin at 1000 and run up. Streets crossing Nuuanu or which would cross it if extended, begin numbering with 1000 south, or Waikiki and No. 1 north or Ewa. This system will very likely be continued owing to the large amount of work that has been done under it.

Murphy proposes to prepare and keep records that will be very complete as to streets and numbers along them. The next city directory of Honolulu should have the street directory that is such a useful feature of city directories in other large cities, enabling strangers to locate any street and any number on the street within a block.

The numbering is compulsory under the new law. Every owner of property will have to accept the number given him by the department, and place it up according to the requirements. There is no rule as to what sort of figures shall be used, individuals being free to use any kind they want as long as the regulations as to size, etc., are kept. The last section of the Act provides as follows:

"Any owner of a building in the District of Honolulu who neglects to number such building as herein provided or who shall place, maintain or allow to remain therein any number other than that directed by the Superintendent of Public Works after being notified in writing by the Superintendent of Public Works or who shall number such building without first obtaining the proper number from the Superintendent of Public Works shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than five dollars nor more than twenty-five dollars, and a further penalty of like sum for every two weeks thereafter that he shall neglect or refuse to properly number such building or to efface an improper number."

There is a great deal of work to be done in the new bureau. Practically no records have been kept of numbering in the past, and Murphy has to begin anew. Stevenson is at work on the outside, and already a number of people have been notified to put up the numbers allotted to them.

REMINGTON TELEPHONE. Telephone Main 15 when you want the Remington Typewriter office.

A QUICK RELIEF. Pacheco's Dandruff Killer is a marvelous quick relief for head and itching scalp, one application allays the awful itching.

HOUSES GOING UP. Purchasers in College Hill are beginning to build; three residences are in course of construction, another begins next week. Plans for others are in the hands of local architects.

600 pair girls' button school shoes at \$1.00 a pair, at McNerny shoe sale, August 28th.

Your Will. Should receive immediate attention. Do not delay making your WILL, we will assist you, and keep the will without charge if we are named as Executors. The Trust Company is better fitted to perform the duties of an executor than the private citizen. Good Trust Companies do not die. HAWAIIAN TRUST CO., LTD. 923 Fort Street, Honolulu, Tel. Main 184.

THE LUALUALEI LANDS

THE WALANAE'S PROPOSITION IS ACCEPTED.

Sugar Company Allowed to Use 300 Acres—Reservation for a Forest of Algaroba Trees.

Land Commissioner Boyd will accept the proposition of the Walaena Sugar Company to take 300 acres of Lualualei land at \$10 per acre per year rental, and will offer the rest of the land, consisting of five or six thousand acres comprising Mikilua ranch, for sale.

This decision was arrived at yesterday at the meeting of the Executive Council, when the matter came up for reconsideration. The offer of the Walaena company was received some time ago and the council was inclined to the policy of allowing the company to take all the land or none, but it has been found that the land for which the offer was made included all the sugar land in the tract, which is all the company can use.

The Mikilua ranch is held by the Dowsett estate. The lease expired last month. It is expected that the same holders will take it again, when it is put up. It is used for a cattle ranch, water being piped from the mountains. The leases to be given will provide that the government may take over any of the land at any time that it is wanted for homestead purposes. It is not thought, however, that much of it will be wanted for that purpose.

Land Commissioner Boyd proposes to keep some reservations in the district, for roads, etc., and one large reservation will be held with a view to trying to make forest land out of it. It is a big strip along the mountains. Experiments will be made with algaroba trees, which grow very fast, and it is hoped that a valuable forest can be grown on the tract.

GOV. CLEGHORN IS CITED

Ex-Governor A. S. Cleghorn was summoned to appear before Judge Little this morning to show cause why he should not be punished for contempt for not paying into court the sum of \$2,036.54, funds of the old Philippe estate, as ordered by the Judge. When the case was called it was found that the summons had never been served on Cleghorn, and then the court's attention was turned to the proposition of going after the High Sheriff for contempt.

Deputy Sheriff McGurn and High Sheriff Brown were summoned and an investigation was set on foot. McGurn said he had on his papers this morning, and there was no time to drive out to Waikiki where Cleghorn lives, before court opened. Attorney Davis said he had had the papers issued on Saturday. The court then said he might give some contempt sentences if he felt disposed, but the best way was for Cleghorn to appear and proceed, the ex-governor being in court. Attorney Robertson made an appearance for Cleghorn, but declined to accept service, and the matter went over until Friday, a new summons being issued. It appeared that the High Sheriff had duly turned the papers over for service, but that they had been lost somewhere for a couple of days.

The citation for Cleghorn was issued on motion of J. W. Ana and A. N. Ana, heirs of the Philippe estate, of which he is administrator. The court recently ordered him to pay over the sum of \$3,420. He paid a part of the sum into court, leaving unpaid \$2,036.54. It is understood that there are claims against the estate on account of which he holds his balance.

The court said that the non-service of the papers was a very serious matter and intimated that a contempt fine might possibly be appropriate if he felt disposed to impose one. Davis appeared to be in very charitable mood, and vehemently objected to causing anyone to be fined. A new summons was served on Cleghorn and he will appear on Friday morning and show cause why he does not pay over the cash.

HONGKONG MARU ARRIVES. The Hongkong Maru was sighted off Koko Head at 2:30.

THE KINAU. The Kinau will leave Hilo on Thursday, September 13 instead of Friday, in order to reach Honolulu Friday, so that passengers can attend the races of Regatta Day, which is Saturday, September 21.

DID YOU GO? There was a big crowd at Beal's today selecting wall paper and wall hangings; if you were not there be sure and go tomorrow. Alaken below Merchant.

ICE HOUSE DELICACIES. Camarinos California Fruit Market is the place for ice house delicacies. Everything the California market affords at the season of the year can be found at Camarinos.

SUMMER CAMP. At the invitation of Mrs. Mary Wilcox, who has thrown open her Waikiki house for the purpose, there will be a summer camp of the Young Woman's Christian Association there from Saturday, September 14, to Monday, September 23. The house will accommodate eight. Those wishing to enjoy the camp should consult with the secretary, Mrs. Brown at the rooms of the association, Boston building between 10 and 2.

OREGONIAN SIGHTED. The steamer Oregonian from San Francisco was sighted at about one o'clock this afternoon.

COHALA RAILWAY TERMINUS. The Executive Council held another meeting this morning to consider business left over from yesterday's meeting. The matter of a terminus for the Kohala railway was discussed.

TIPEWRITER SCHOOL. A school of short-hand and typewriting has been opened in connection with the Remington Typewriter office, Hotel street.

SEMI-WEEKLY STAR. Honolulu people who are going abroad can have the Semi-Weekly Star mailed to any address for the small sum of twenty-five cents a month. The semi-weekly Star contains all the local news of importance, besides the daily stock quotations are published.

REMINGTON OFFICE. The Remington Typewriter office removed to 116 Hotel street, next to Davies Photograph Gallery.

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STOCK EXCHANGE DELAMA

MAY DISPUTE A BILL OF SALE GIVEN BY FALK.

Can Refuse to Elect Successor to Falk Unless Regarded as Preferred Creditors—Effects to be Auctioned off.

The local Stock Exchange is discussing being treated as a preferred creditor in the settling up of the affairs of Charles Falk, the stock broker who recently made an assignment in favor of his creditors.

Sometime ago Mr. Falk obtained a loan from L. C. Ables, giving an security of a bill of sale in the stock exchange. The seats in the local as well as other exchanges are non-transferable and therefore non-negotiable, except with the consent of the Exchange, and the Honolulu exchange, which is a creditor of Falk by reason of his having certain of its funds in hand which are included in the assignment, feels that it has the whip hand in the matter of preferred creditorship, as unless it is dealt with under such conditions it can refuse to elect anyone who is put up for the vacant seat, thereby rendering the security taken by Ables valueless. The matter is still in abeyance, but in the eyes of local brokers appears to be up to Ables.

Just what a seat in the exchange is worth is shown by the fact that one who is put up for the vacant seat, Col. Soper's which went for \$5,000. But it is not believed a seat could be sold for that much now. As the number of seats is limited, whenever a man wants to be a seat he has to find someone willing to resign his membership. The resigning members then sell his seat to the buyer, subject of course, to the election of the new man to membership by the Exchange. On this basis, which is practically that of all American Exchanges, unless the Exchange is given its preference as a creditor it can refuse to elect the purchaser of a seat to membership.

It may be, and it is hoped that it will be, that the general assets and the value of the seat may be enough to pay all creditors. In other words, preference may not become an acute one. On the other hand, it is suggested that the courts may not permit an exchange to refuse to elect the bona fide purchaser of a seat, merely to enforce its own claim to preference as a creditor, or arbitrarily. In other words, there must be, so it is claimed by those who set up this theory, that there must be some good reason for refusing to elect a bona fide purchaser of a seat to membership.

Sixteen hundred shares of gold and oil mining stock, a share in the Rapid Transit company and a tenth interest in Hoxan and Company together with two horses, a buggy and harness and a valuable collection of books will be sold at Auctioneer Will E. Fisher's sales rooms on Saturday morning for the benefit of the creditors, everything having been turned over to the assignee.

IT WAS A PRESENT

Practically all of the session in Judge Wilcox's court this morning was occupied with the trial of J. Hartman charged with violating the wholesale liquor dealers license. Thomas Cunningham figured quite prominently in the prosecution.

According to Cunningham, he had discovered Samiona the driver of truck No. 220 coming out of Hartman's place on Bethel street with a bottle of liquor. He had gone up to the back driver and demanded how he had secured the liquor and the native replied that he had paid a dollar for it. Cunningham then ordered the native to drive him down to the police station, and when they arrived there the driver was called into the office where he had an interview with Deputy High Sheriff Chillingworth, and to the latter, repeated the statement he had made to Cunningham, as to the manner in which he had secured the liquor.

On cross-examination the native driver retracted his statement made to Cunningham. He said that when Cunningham asked him about the liquor he had told him a falsehood. As a matter of fact, Hartman had on one occasion owed the witness a dollar for a back ride, but having no money with him, Hartman had told Samiona to come to the store and receive his pay and also a present of a bottle of liquor. The bottle which the defendant was accused of selling was therefore in reality nothing but a present. Attorney Peters cross-examined Samiona very severely. The case was continued until 1:30 o'clock this afternoon.

KOHALA RAILWAY TERMINUS. The Executive Council held another meeting this morning to consider business left over from yesterday's meeting. The matter of a terminus for the Kohala railway was discussed.

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TWELVE DISGUSTED MEN

HE DIED FROM JEALOUSY

JAPANESE COMMITS SUICIDE THIS MORNING.

Maddened by jealousy Ichi, a Japanese steward employed at Waikiki tried to kill his wife at an early hour this morning and failing to succeed, took his own life. The woman received only a slight flesh wound but so did the husband that after his wife had from him, he made two attempts to kill himself before he was successful.

The Japanese was employed by Joseph Gilman and, in company with a Japanese wife, lived at the servants' quarters on the mauka side of the road opposite Marshal Brown's place. Ichi seemed to be an excellent servant, he was always quiet and performed his work satisfactorily. The woman did not work about the place but lived with her husband for some time for the best between them for the last two or three weeks. Ichi seemed to think that she was not conducting herself as a wife should. He accused her of consorting with other men. She would frequently, it is said, be away from the house at nights.

Evidently Ichi determined to compel the woman to either cease her objectionable conduct or else inflict murder upon her. Last night he armed himself with the carving knife. His importunities for the woman to discontinue her suspected waywardness were evidently not met with the spirit he had hoped for. About midnight High Sheriff Brown returning home, heard the pair quarrelling in their room. The High Sheriff did not, of course, understand what was said as they spoke in their native tongue. The row must have occurred at her hour, for at about 1 o'clock this morning Joseph Gilman was awakened by hearing a frightful scream. He hurried into the yard to ascertain the cause.

Ichi, maddened beyond control by his jealousy, had attacked the woman. He maddened her by shouting every word and proceeded herself with her right arm. She received a flesh wound about half an inch deep and three or four inches wide. She ran screaming from the room across the yard into quarters of the other Japanese and when Gilman reached her the wound had already begun to assume a purple color.

"What's the matter here?" inquired Mr. Gilman of the terrified woman. "Ichi, he stab me," she replied. A search was at once made for the woman's assailant but no trace of him could be found although every place about the immediate proximity was searched. About 5 o'clock this morning, some native boys discovered the lifeless body of Ichi lying by the side of the road about 200 yards Ewa of Gilman's place. The body presented a horrible sight being blood stained from head to toes.

After the woman escaped Ichi evidently determined to take his own life and went out into the road. About twenty feet Ewa from his gate he no doubt, made the first attempt upon his life for a small pool of blood was discovered there this morning. He tried to commit harikari for across the left side of his abdominal cavity was a small wound about four inches in length. The wound did little more than puncture the skin so the Japanese must have abandoned his intention to die in the fashion of his own country, and chosen the less elegant and more practical way of cutting his throat.

He showed the end of the knife into his throat just above the breast bone. The knife no doubt pierced the carotid artery for the man left a trail of blood running almost from his gate to where his lifeless body was found. The blood must have gushed from his throat for the ground about the body was damp with the life fluid. It is possible however, that the artery may not have been punctured until after he had traveled some distance as the blood did not show in such quantities until near the spot where the body was seen.

The remains were removed to the office of the board of health and Dr. McDonald will hold an autopsy on them. A coroner's jury was subpoenaed and after viewing the remains, adjourned until 7 o'clock tonight. The injuries of the woman will not prove serious.

WILL LAST THREE WEEKS. L. B. Kerr & Co. have close their Hilo branch and the big stock of goods has been brought to Honolulu and will be sold at clearing prices. The list includes goods in all lines. The sale will continue for three weeks.

A FINE CHANCE. L. B. Kerr & Co. have held many popular sales at their big store but the present sale promises to be the most successful. The large stock of the Hilo branch store, recently closed, is on the counters and bargains in many lines are offered.

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AN EXPERT ON KLONDIKE

COLONEL FISHER ON COST OF GETTING THERE.

Says it Cost Him Eleven Months and \$2,000—Hobron's Helm Suit and Others Filed.

Colonel Will E. Fisher was called to the witness stand in Judge Little's court this morning as an expert to tell how much it cost to get to the Klondike, in the second trial of the suit of T. W. Hobron against Charles I. Helm. The suit is to recover \$2,000 which Hobron advanced for Helm to go to the northern gold fields and work the mines, profits to be shared equally. Helm started but he never reported any results and Hobron charges that he never went to work the mines.

Fisher thought much depended on how a man started to the Klondike. It had cost him about \$2,000 to get there and had taken eleven months, from San Francisco.

"If a man left here for the Klondike in March, 1898 and was back in March 1899, how much time could he have to work in the gold fields?" asked Wilder. Fisher thought he might have three months in the Klondike. His own trip had been a long one because he had been wrecked on the way, and had been laid up. It was very poor traveling. The temperature was 115° in the shade and there was water up to a man's waist along the trail. Mosquitoes were a fearful pest and surly had attacked his party.

Fisher didn't know whether he had seen Helm in Dawson or not. "I wouldn't know now," he said. "A man would never recognize anybody here one he had met there, when nobody went by any name but just Partner, and people were all wearing long beards and all sorts of clothes."

Hobron testified as to the contract he had made with Helm, who is now in Seattle, and appeared by his Attorney Davis. After the evidence was in Davis moved for a non-suit and the motion was argued. The case was tried before a jury last time and on May 13 a verdict was given for the defendant. A motion for a new trial was granted. This morning a jury was waived.

Judge Little granted a divorce in the case of Rita C. Tewksbury against Irving Tewksbury. The defense made no appearance.

Two suits on account of Palolo valley water alleged to have been wrongfully taken by force of arms were filed this morning by Wong Quai, Wong Chow, Lum Seng and Wong Ming, four Chinese plaintiffs. The defendants are Kum Chung, Ah Nang, Ah Hee, Ah Po, Leo Chit Sang and A. P. Cooke. It is claimed that the defendants for three months last have been taking water from the plaintiffs, damaging their crops to the extent of \$1,000. The water was taken fraudulently and by force of arms, says the plaintiffs.

Two divorce suits were filed today. John Degraevs sues Caroline Degraevs on the ground of adultery and Ah Ahona asks for a separation from his wife on account of desertion.

The Hawaiian Carriage Manufacturing Company brought suit against A. McAuliffe for \$176, on account of repairs to a hack sent here from Hilo to be fixed up.

CAPTAIN JOHNSON'S WEDDING. Captain Samuel Johnson of the National Guard of Hawaii and Miss Olive Pearl Cameron will be married this evening at 8:30 o'clock, at the residence of Mrs. E. Williams, Chastain Lane. Rev. Alexander Mackintosh of St. Andrews' Cathedral will perform the ceremony. Miss Alice Johnson will be bridesmaid and Ralph Raymond, best man. A large number of invitations have been issued and the affair will be quite an event among the younger set, as both Captain Johnson and Miss Cameron have many friends in Honolulu.

THE BEST METHOD. The best method of protection yet devised is life insurance. Every man, rich or poor, owes it to himself, his creditors, his family, some measure of indemnity against loss, in proper proportion to his means, and commensurate with his responsibilities. Life insurance is a necessity, not a luxury. As a charge against income it is quite as legitimate as taxes or fire insurance. Take out a policy in the Provident Savings Life Assurance Society, A. Newhouse, resident manager; office: 15-16 Progress Block.

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