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All Goods are Plainly Marked and are now on display. Nothing over 10 cents.

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Is a good time to buy your wall paper. We are closing out our entire stock of 1901 goods in order to make room for the new 1902 line that is on the way.

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On all 1901 Wall Papers till they are gone.

We will not carry and old stock over year after year. When you buy of us you get the latest and the best. Best in quality, lowest in price.

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FIRE AND LIFE INSURANCE AGENTS. STOCK AND BOND BROKERS. REAL ESTATE AGENTS. RENTS AND BILLS COLLECTED.

Business Commissions

Office No. 307 Stangenwald building, Honolulu H. P. O. Box 667.

Keeps the Honolulu Primo Beer Always on Tap and in bottles.

10 CENTS A SCHOONER

Also Soft Drinks and Cigars. Fine Job Printing, Star Office.

IMMENSE CUT IN PRICES!

Wonderful values, examine and be convinced

Table listing various men's clothing items and their prices, including shirts, sweaters, shoes, and hats.

Men's Nerge Coats, from \$2.00 and upwards. We have many other lines which will be on display and will be sold at reduced prices as above.

Sale will last Three Weeks Only. Come early and Avoid the rush. Sale Begins Saturday, August 31, 1901

EE CHAN, 1005-1009 NUUANU STREET CORNER KING.

ISLAND REALTY CO. LTD. OFFICE 204 JUDD BUILDING HONOLULU. AGENTS FOR SALE OF REAL ESTATE.

Hawaiian Curios. Kapa, Calabashes, Lids, Native Hats, Hula Skirts, etc.

Auction Sale

Valuable Lease

Lots at Maunakamala, KAPALAMA, OAHU.

ON SATURDAY, OCT. 19, AT 12 O'CLOCK NOON.

At my salesroom 55 Queen street, by order of the B. P. Bishop Estate, I will sell at Public Auction the leases of 30 lots situate at Maunakamala, Kapalama, on the mauka side of King street, opposite the new Kaulani School, on the Aaylum Road and a adjacent to new streets. The said lots vary in size from an area of 5500 square feet to an area of 7000 square feet, with a frontage of not less than 50 feet on wide streets. These lots have all been filled and graded, are immediately available for building sides, and are situated on, or convenient to the proposed main line of the Honolulu Rapid Transit and Land Co. within a short distance of the business center of the city.

The upset prices for the sale of these leases have been fixed at from \$100.00 to \$200.00 per annum according to size and location of lot.

Terms of leases—30 years from November 1st, 1901. The lessee to pay all taxes, rates and assessments whatsoever, and to comply with all of the terms of the usual leases issued by the lessors.

The successful bidder will be required to make a cash deposit equal to one-quarter's rent within five (5) days of the sale.

For further information apply at the office of the Superintendent of the B. P. Bishop Estate, 77 Merchant Street, Honolulu.

JAS. F. MORGAN, AUCTIONEER.

MADE GOOD SIZED RAID

THIRTEEN CHINESE GAMBLERS FINED TODAY.

Were Caught by Deputy High Sheriff Chillingworth in Cellar Under a King Street Restaurant.

Thirteen Chinese gamblers were before Judge Wilcox this morning to answer to charges of having either been playing pai kau or being present at such a game. They were the crowd which Deputy High Sheriff Chillingworth caught in a raid on King street at the foot of Liliha street Sunday night.

All but three of the crowd pleaded guilty. Two of the trio admitted being in the room but claimed they had been smoking opium in the place and were not morally guilty for he had just gone into the place to collect a bill just before the police made the raid.

The gambling resort had been quite cleverly arranged. It was in the cellar of a restaurant and when the deputy and his posse went into the place and ordered the proprietor of the shop to open the trap door which led to the gambling room below, the proprietor pretended not to understand and shuffled his feet a number of times on the door.

The police court docket proved quite disappointing this morning from a picturesque standpoint. Two holidays coming together, one of them being the biggest event of the year, caused many to anticipate that some very interesting cases would be called before Judge Wilcox this morning.

There were 51 cases but none were characteristic of any holiday celebration. About eight drunks were promptly disposed of with \$2 fines each. The docket was cleared in an hour, Judge Wilcox and Deputy Sheriff Chillingworth doing good team work.

Yashikawa was charged with cruelty to animals. He was accused of driving a horse which had a small sore on its back. Mr. Chillingworth stated that since the incarceration of the Japanese the horse had died so under the circumstances, the case was dropped.

Maggie Arno and Blanche, denizens of Iwilei, were charged with formation and keeping a disorderly house. The cases in each instance were continued until tomorrow.

J. E. Brown charged with assault and battery on Kaia and Lum Woo charged with a similar offense against Augustine Gomez, had their cases continued until tomorrow morning.

Manuel Pemento was charged with injuring a horse belonging to George Kaieo. The case was continued until Tuesday morning.

KANEPUU'S GOOD LUCK

J. K. Kaneppu, clerk in High Sheriff Brown's office, recovered a lost watch yesterday in quite a strange manner. Kaneppu lost the watch some time last May. It was quite a handsome gold hunting case watch and was especially prized by Kaneppu as he secured it while visiting the World's Fair in Chicago in 1893, an inscription to this effect being on the inside of the case. He advertised for the return of the watch, offering a reward. In addition to this attempt to recover the missing property Kaneppu sent a lookout for the watch but no trace was secured of it. Yesterday the missing watch was recovered.

It appears that the watch was originally found by a Japanese who took it to a Japanese watch maker on King street near the River to have some repairs done to the time piece. The Japanese had not completed the repairs and the watch was left in the show case. A Chinese went to the store yesterday and after inquiring the price of several articles remained in the vicinity of the place apparently loafing around for no particular purpose.

The Japanese left the store for an instant and when he returned he claims, he discovered the gold watch was missing. He saw the Chinese hurrying away and gave chase and after a short run caught the fellow. The watch was found on the Chinese it is said, so the fellow was taken to the police station and booked on a charge of larceny in the second degree. He gave the name of A. Yok.

Until Detective David Kaapa examined the watch however no one thought that there was anything out of the ordinary in the capture of the Chinese. Detective Kaapa made a careful examination of the watch and to his astonishment he saw the name of J. K. Kaneppu inscribed on the inside of the case. Kaneppu was communicated with and promptly identified the watch as his property. One of the hands is missing and the crystal broken but Kaneppu says he is perfectly willing to replace them and make no complaints now that his watch has been recovered.

There was a baseball game on Saturday morning at Makiki at nine o'clock between a nine from the Hawaiian Carriage Manufacturing Company and W. W. Wrights team resulting in a victory for the former by a score of 22 to 4. The teams lined up as follows:

Hawaiian Mfg. Wright's: Solomon, Medeiros, Thomas Honan, John Liliha, Vinchester, Machado, Hendrick, E. Hewart, Frank Billy C., B. Oliveira, W. Aylett, Joe Decker, J. Lindo, J. Dushinsky, J. Gouveia, J. Franca, Pat Patrice, Alakea Jim.

For further information apply at the office of the Superintendent of the B. P. Bishop Estate, 77 Merchant Street, Honolulu.

Fine Job Printing Star Office.

ADMISSION AND DENIAL

STRANGE POSITION OF PEARL HARBOR DEFENDANTS.

Come Into Court Denying Affirmations They Have Indorsed Under Oath. Government Makes a Motion.

Several of the defendants in the Pearl Harbor land suits brought by the Federal government have got into a most peculiar position, with their answers and amended answers. The latest document they have filed is a clean denial in the original answers, made under oath, they admitted to be true. As a result, the United States, by District Attorney Baird and Assistant Dunne, has moved to strike out the amended answers altogether, as being "unverified, untrue, in violation of law or order of court, sham, irrelevant, inconsistent, contradictory, insufficient, substituted but not amended matter, not specific and evidentiary and probative."

The defendants who have taken the unexpected stand in their new answers are the Honolulu Plantation Company, Oahu Sugar Company, Oahu Railway and Land Company and Dowsett estate, represented by Eaton and Sullivan. The Oahu Sugar Company, being one of the defendants as to whom the suit is about to be withdrawn, does not matter.

In the original answers, sworn to, which these defendants made, they admitted everything in the government's complaint, with the exception of the stated value of the land. This included many pages of allegations as to the intention of the United States to establish a naval station, the need of the land involved for such purpose, etc.

The proceedings is a most extraordinary one," said Attorney Dunne. "The defendants are now in the position of coming into court denying what they have declared under oath to be true. Under such circumstances it is no wonder that we move to strike out the amended answers as 'sham' and inconsistent and contradictory."

If the defendants should attempt to introduce evidence disproving the allegations they now deny, it is claimed that the sworn answers admitting the truth of such allegations can be introduced against them.

The matter came up before Judge Estee this morning and was postponed for one week. Some of the defendants' attorneys have yet filed their amended answers, since Judge Estee struck out the demand for a jury. It was in amending in obedience to this order, that the defendants the Honolulu Plantation Company, Oahu Sugar Company, Oahu Railway and Land Company and Dowsett estate took the unexpected new stand. They now deny everything the government alleges, their answer simply stating that the defendants deny "each and every" allegation in the complaint.

Next Monday the motion to strike out the demand for jury trials will probably be heard.

CLASH BETWEEN COURTS

(Continued from page one.)

having already used Judge Frear's name in a suggested use by the Grand Jury but stated that I had no authority to authorize them in the use of the room and that they would have to take their chances in taking it."

Judge Gear did not discuss the facts that took place beyond stating that he did not object that there would be any further trouble. The Grand Jury filed into the room this afternoon and, after a final hand shake between Deputy Sheriff McGurn and Bailiff Ney, the latter resumed guard over the door on which he will read the notice not to disturb the jury at their work.

"I consider it an outrage," said Justice Perry, "to encroach upon Chief Justice Frear's private office, where all his papers are kept, in such a way as was done in this case. As his friend I tried to do what I could to protect the office."

"I saw Judge Gear and he disclaimed any responsibility, stating that he had told the Grand Jury that he had nothing to do with the room. Deputy Attorney General Davis, who was supposed to have had something to say about disclaimed responsibility, stating that Mr. Cathcart had had something to do with it, but Mr. Cathcart had been ill and he told me he knew nothing about it. I therefore decided to assume responsibility myself, as no one else would do so, and I told Judge Gear that I would tear down the notice on the door and have the Supreme Court bailiff take possession. This was being done when Judge Gear intervened personally."

"In personally opposing the bailiff of the Supreme Court when the latter was entering the room I consider that Judge Gear as a Circuit Judge, assuming responsibility for the occupancy of Justice Frear's chambers. In that event I have nothing more to do or say. Up to the time when he stepped in front of the bailiff, whom I ordered not to resist him, Judge Gear had disclaimed any responsibility for the Grand Jury being in the room."

This afternoon Judge Gear addressed foreman David Kawanakao and Bailiff Ney of the Grand Jury with further instructions. He told Ney to keep possession of the room. The judge instructed the bailiff that if he had the right to call for assistance and secure the help of citizens to carry out his orders, and that he was ordered to retain possession of the quarters being occupied by the jury.

To Prince David the judge stated that he permitted to use the room had been given by the Department of Public Works, and the jury might remain where it was.

THE OPERA HOUSE. There will be no performance tonight by the Edward Lilliputi Opera Company. Tomorrow and Thursday evenings grand vaudeville entertainment by the strength of the entire company. Saturday evening September 28 "Belle of New York" will be produced. Saturday afternoon September 28 matinee of the "Belle of New York" children half price to all parts of the theatre. Doors open at 1:30; performance to commence at 2 sharp.

HONOLULU STOCK EXCHANGE. Morning Session—Sales: On the board, 19 Ewa, 25 3/5; 19 Hawaiian Sugar, 25.50; 5 Waiatua, 60. Quotations. Bid. Asked. C. Brewer & Co. \$425.00. Ewa 25.25. 25.50. Hawaiian Sugar 25.50. Honolulu 130.00. 132.50. Kilauea 25.00. Kilauea 19.00. Kona 39.00. McBryde 19.00. Oahu 127.50.

Table with stock market information including prices for various commodities and stocks like Onomea, Okala, Olan, etc.

NEWS FOR SPORTSMEN.

WAIKOLA. September 18.—Koloa or plover are coming in now in vast numbers and good shooting can be had all over the plains as soon as the open season arrives. Ducks are also plentiful where water can be found.

NEW ADVERTISEMENTS

Hawaiian Lodge No. 21, F. & A. M.

There will be a special meeting of Hawaiian Lodge No. 21 F. & A. M., at its hall, Masonic Temple, corner of Hotel and Alakea streets THIS (MONDAY) EVENING, September 23, at 7:30 o'clock.

WORK IN THE FIRST DEGREE. Members of Pacific Lodge, Lodge Le Progres, and all sojourning brethren are fraternally invited to be present. By order of the W. M. K. R. G. WALLACE, Secretary.

ROMAN CATHOLIC CATHEDRAL.

NOTICE TO ROMAN CATHOLICS.

At my request two Jesuit Fathers, Rev. Father Marshall Ignacius Bonaman and Rev. Father Eugene Aloysius Mageoney are coming on the Alameda solely for the purpose of giving a mission, which will begin on Sunday, October 6th. At a meeting held on last Sunday evening, it was decided to tender a reception to the new Fathers on next Saturday, September 28th, at 7 p. m., in the club rooms of the Mission. All English speaking Catholics are cordially invited to be present at this occasion.

The program of the mission will be published later on. + GULSTAN, Bishop of Panopolis.

WATCH LOST.

Small gold watch lost Saturday, September 21st, between Claudine Bonman and Nuuanu Avenue. Suitable reward for recovery. Inscription inside case showing watch to be property of C. H. DICKEY.

Public Notice of Sale of Personal Property of Bankrupt.

IN THE DISTRICT COURT OF THE United States, District of Hawaii, —In Bankruptcy.

In the matter of C. T. Amama, an involuntary bankrupt.

To the creditors of C. T. Amama, of Paaulo, Island of Hawaii, Territory of Hawaii.

Take notice that there will be sold at Public Auction, on Wednesday, the 25th day of September, A. D. 1901, at 10 o'clock a. m., at the store of the above named bankrupt at Paaulo, Island of Hawaii, by O. A. Stevens, auctioneer, all the Personal Property, Store Fixtures and Stock in Trade of the said C. T. Amama, said Paaulo, Island of Hawaii, said Paaulo, Island of Hawaii.

Said property will be sold to the highest bidder for cash, and subject to the approval of the District Court of the United States for the District of Hawaii pursuant to the order of Hon. M. M. Estee, Judge of said Court.

Dated at Honolulu, this 11th day of September, A. D. 1901.

WADE WARREN THAYER, Trustee of C. T. Amama an involuntary Bankrupt.

IN THE CIRCUIT COURT, THIRD Circuit, Territory of Hawaii.

In the matter of the estate of J. A. Bettinecourt of Napoopoo, Hawaii, deceased, intestate.—At Chambers.—In Probate.

The accounts of Isabella Bettinecourt, Administratrix of said estate, together with a petition asking that said accounts be examined and approved, and that an order be granted for distribution and discharging her and her sureties from further responsibility as such, having been presented to this court, notice is hereby given, that on Monday, the 28th day of October, 1901, at 10 o'clock a. m., in the courthouse at Kailua, Hawaii, be and here is appointed the time and place for hearing said petition and that all persons interested may then and there appear and show cause if any they have why the same should not be granted.

By the Court. M. F. SCOTT, Clerk. Kailua, Hawaii, September 5, 1901.

IN THE CIRCUIT COURT, FIRST Circuit, Territory of Hawaii.—At Chambers.—In Probate.

In the matter of the Estate of John McColgan, late of Honolulu, Oahu, deceased.

On reading and filing the petition and accounts of the Executor and Trustee of the will of said deceased, and thereupon he asks that his account be examined and approved, and that a final order be made of distribution of the property remaining in his hands to the persons thereto entitled, and discharging him from all further responsibility as such Executor and Trustee.

It is ordered, that Friday, the 11th day of October, A. D. 1901, at 10 o'clock A. M., at the Court Room of the said Court at Honolulu, Island of Oahu, be and the same hereby is appointed as the time and place for hearing said petition and accounts, and that all persons interested may then and there appear and show cause, if any they have, why the same should not be granted, and may present evidence as to who are entitled to the said property.

Honolulu, August 30, 1901. By the Court: GEORGE LUCAS, Clerk.