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We are prepared to show you our handsomely fitted Ready-to-wear, Art and Muslin Underwear departments.

One whole store is devoted exclusively to these goods and so well arranged that shopping can be carried on with a great degree of ease and comfort.

A well appointed fitting room adds materially to the convenience to customers.

An entirely new stock of up-to-date goods has been received for these departments and are now ready for your inspection.

N. S. SACHS' DRY GOODS CO., LTD., Cor. Fort and Beretania Sts.

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de Turk Wines,
White Seal Champagne, qts. and pts.,
European Wines and Brandy,
Bulldog Brand Stout and Ale,
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Complimentary Benefit

Tendered to the Hawaiian Baritone.

LOT SEBASTIAN KAULUKOU

Hawaiian Opera House Saturday, June 18

A Most Attractive Program Contributed to by

Fifty Prominent Amateurs

ORIGINAL CAST OF CARMEN

Il Trovatore!

Manrico.....Hon. Paul Iseberg
Ernest de Luna.....Lot S. Kaulukou
Leonora.....Annis Montague

CONCERT INTERLUDE:

Participated in by Miss Gertrude Brown, pianiste; Miss Ada Rhodes, contralto; Mr. Robert White, tenor; Mr. Stanley Livingstone, baritone and Kaul's selected Mandolin Orchestra.

Carmen, Act III

Terminating in the famous TOREADOR CHORUS, MR. KAULUKOU as the "Toreador," MISS ALICE CAMPBELL as "Michaela," by the full strength of the company.

Orchestra—Hawaiian Government Band
Conductor, Prof. H. B. Riger,
DIRECTION OF MRS. ANNIS MONTAGUE TURNER.

Seats on sale at Wall, Nichols Co.

IN THE CIRCUIT COURT OF THE First Circuit—Territory of Hawaii—At Chambers—In Probate.

In the Matter of the Estate of Francisco Gomes Capicha, Deceased.

Order to Show Cause on Executrix's Application to Sell Real Estate.

On reading and filing the Petition of Virginia Gomes, Executrix of the will of Francisco Gomes Capicha, Deceased, praying for an order of sale of certain real estate belonging to said deceased, consisting of three lots of land situated on the south slope of Punchbowl Hill, Honolulu, all of the value of about \$5,000, and setting forth certain legal reasons why such real estate should be sold, to-wit: That there is no personal property in the estate and certain claims against the estate are still unpaid.

It is hereby ordered: That the heirs and next of kin of said deceased and all persons interested in the said estate, appear before this Court on Monday, the 25th day of July, A. D. 1964, at 10 o'clock a. m., at the Court Room of this Court, in Honolulu, then and there to show cause why an order should not be granted for the sale of such estate.

And it is further ordered: That a notice of this order be published daily for ten days before the said day of hearing, in the Hawaiian Star newspaper published in Honolulu, the last publication to be not less than ten days previous to the time therein appointed for said hearing.

Dated at Honolulu June 15, 1964.
(Seal) W. J. ROBINSON,
Judge of the Circuit Court of the First Circuit.

Attest:
M. T. SIMONSON
Clerk of the Circuit Court of the First Circuit.

Chayer & Homoway, 693-3-4 Stangenwald Building, Attorneys for Executrix.

Want ads in the Star bring quick results. Three lines three times for 25 cents.

AVERY MEETS A PROFANE LAWYER

AN INTERESTING CHAPTER ON WHY COURT STENOGRAPHER LOST HIS JOB.

Judge Dole's decision in the Avery transcript case yesterday might be entitled a chapter on "Why Avery Lost His Job," for it shows that the federal judge and the court stenographer, who has since been succeeded in his position by George P. Thielen, had quite a spirited correspondence over the contested transcript. The stenographer went on strike and the judge after waiting for the desired copy of the notes of the trial wrote to Avery stating that the court was much inconvenienced by the delay, and asking that the transcript be supplied. The decision sets forth that the following reply was made:

"I sincerely regret my inability to comply with your very courteous request of even date in re Ivanhoe transcript.

"The fees for taking the notes in said case, amounting to \$50.00 under the rules of court have not been paid, the leading counsel for the libellants and the trial member of the firm of proctors for Intervenor and Claimant have both distinctly refused to pay the same.

"Both of the gentlemen above referred to have in addition thereto distinctly refused to pay for the transcript.

"In a previous case, counsel for one side refused to pay for a transcript written at the request of the Judge of the U. S. District Court and has not since paid, the court intimating its inability to compel payment.

"When the fees for attendance in the Ivanhoe case, \$50.00 and the deposit of \$120.00 account of transcript are deposited with the clerk, subject to my order upon demand, as to the fees for attendance, and upon delivery of transcript to clerk, as to the transcript (any excess of deposit over cost of transcript according to rules of Court to be returned to depositor or depositors), I shall be most happy to comply with your Honor's most courteous request for a transcript of said proceedings, whether I am then an officer of your Honorable Court or not."

To which the judge sent the following answer on the next day: "I have received your letter of yesterday's date, in which you decline, as I understand, to furnish the transcript of evidence in the Ivanhoe case. As I understand the practice of this Court, the transcript of evidence in civil cases, is not called for by the parties but required by the Court, are charged for as costs to be paid according to the ruling of the Court. I consider that it is an improperity on your part to refuse to furnish these notes and thereby embarrass the Court in its duties. I trust that you will look at it in a different light and furnish such notes immediately. The \$50.00 for taking the notes is a charge by court rule and is covered, except possibly as in cases where parties sue in forma pauperis, but in that case where such parties win the case those fees would be charged against the amount received by such parties by the judgment."

This was replied to by the Stenographer on the same day in the following letter: "Your further communication in regard to the Ivanhoe transcript of even date compels me, much against my wishes, and with the greatest respect to distinctly and in terms absolutely decline to furnish the evidence in the Ivanhoe admiralty case except and solely under the terms set forth in my communication thereon of yesterday.

"My ground for this much regretted refusal, as in part, (1) It has been the custom until your Honor assumed the bench for the Court to require counsel, at the request of the Reporter, and usually whether such request were made or not, to deposit each morning on the Reporter's table the per diem for that day. A request was made of your Honor that this be done in a previous case and your Honor declined. Hence no request was made in this case, as being useless.

"(2) During the trial of the case, I requested both the Proctors for the Libellants and the Intervenor to re-qualify my services and pay for the same. Both declined, which fact was reported by me to you during the progress of the trial and I then asked the suggestion of the leading proctor for Libellants for a ruling in open court, which was declined by your Honor.

"(3) Leading counsel for the Libellants advised me that the Libellants not only did not want to pay for the transcript, but that I should refuse to write it unless I was paid for it.

"(4) Associate counsel for the Libellants said, in the presence of witnesses, in reply to my question as to who would pay me for the transcript, 'I do not know and I do not care a damn.'"

"(5) The trial Proctor for the Intervenor inquired of me what the transcript would cost, and on being informed that it would cost \$120, not more, said he would see the Intervenor and let him know. He has not done so. The Intervenor says he did not have any conversation with his Proctor on the subject and he also refused to pay for the transcript. This conversation was on the street and at the instigation of the Intervenor who asked me when the court was going to render a decision. As signifying further lack of intention on the part of the Intervenor to pay, he said that the U. S. Ship had nothing to do with a British ship and that if there had been an English man-of-war there would not have been any court proceedings, that the British consul was the only one with jurisdiction.

"(6) Other officers of the Court do and I have been repeatedly advised by the officers of your Court that I had the right to demand a deposit, to cover the estimated cost of any transcript before I even started on it.

"(7) I cannot be compelled to write up transcripts of notes, for the taking of which I have not been paid.

"(8) Your Honor told me in the Holden case that you had nothing to do with my getting paid for my work. The result is, I have not been paid yet, although judgment and decree was rendered.

NATIONAL DELEGATES TO DEPART TUESDAY

LAUKEA, COKE AND LYONS ARE CERTAIN TO DEPART BY SIERRA NOBLITT MAY GO ON KOREA.

It has been definitely decided that at least three of the delegates to the Democratic national convention will depart on Tuesday for the Mainland by the S. S. Sierra. Those who will depart on the vessel will be Col. Curtis P. Laukea, L. R. Lyons and J. L. Coke, Dr. W. S. Noblitt the remaining member of the delegation has not decided positively whether he will be able to get away with the other members of the delegation. In case he can not settle some business matters in time to depart by the Sierra, he will leave probably by the S. S. Korea which sails on Friday of next week.

Former Justice Galbraith will be the only alternate who will attend the convention. Senator Palmer P. Woodis will be the only delegate who will not go to the convention, as he transferred his proxy to Judge Galbraith. The latter and J. C. Easton the remaining delegate from the Island of Hawaii are already on the mainland and will probably go to St. Louis independently of the main delegation.

A banner for the Hawaiian delegation has been prepared in Honolulu and badges will be ordered today from some San Francisco firm. A cablegram is to be sent today to M. F. Tarpey the chairman of the California delegation, notifying him of the intended departure of the Hawaii delegation.

The plan is for the Hawaiian delegation to accompany the California delegation east on June 28 in the special car that will be provided for California's crowd. The delegates will be joined en route by delegations from practically all of the Pacific and Rocky Mountain states so that they will probably go solidly in to St. Louis from this section of the country.

A farewell to the members of the Hawaiian delegation will be given on Monday evening at the meeting of the Democratic central committee at Waverly Hall. The Territorial band will probably be secured to play the dedication away on the pier on Tuesday afternoon. The national convention will meet in St. Louis on July 8.

JAPAN REWARDS BRAVE OFFICERS

IMPORTANT PROMOTIONS AMONG ARMY AND NAVY LEADERS IN RECOGNITION OF SERVICES.

LONDON, June 18.—A dispatch to the Central News from Tokio says a number of promotions for services during the war were announced today, including the advancement of Vice-Admirals Togo and Yamamoto to the rank of Admiral.

TOKIO, June 18.—Vice-Admiral Togo and Admiral Yamamoto, Minister of the Navy have been promoted to the rank of Admiral, the highest rank in the navy. Lieutenant-Commander Okazawa, Hasegawa, Nogi, Nishi and Kodama have been made Generals. Okazawa is the Emperor's chief aid de camp. Hasegawa commands the Imperial Guards division. Nogi is not assigned, but probably will be given an important command. Nishi commands the second division, and Kodama is vice-chief of the general staff, and with General Nishimura, is largely entitled to the credit for the organization and transportation of the army and the conduct of the war. The promotions are all in recognition of services.

Rear-Admirals Saito, Uru and Dewa have been promoted to the rank of Vice-Admiral. Saito is Vice-Minister of Marine and a member of the Imperial headquarters staff. Uru is commander of the squadron which sank the Varang and Korsetz and which participated in several of Admiral Togo's operations. Dewa is a squadron commander under Togo and has been prominent in the Port Arthur operations, including the luring of the Russian battleship Potemkin over the Japanese mine field.

HAWAIIAN ISLES SAILED TODAY

The ship Hawaiian Isles sailed today from Newcastle for Honolulu. She will discharge coal and then load sugar for Delaware Breakwater. Castle & Cooke received cable advices today of her departure.

Checked thereon long ago and appeal has been withdrawn.

"(9) It is the duty and was formerly the practice of the Judge of this Court to protect his Reporter, regarding those duties, prerogatives and rights. I have been able to find no law during the eighteen months I have been Reporter in your Court.

"(10) Compelling me to do professional work without compensation or assurance of compensation is in violation of the provisions of the Constitution which says that private property can not be taken without due process of law.

"I have a wife and family to support and cannot pay my bills with statements that some attorney may pay me and may not. It is a duty I owe to myself and to my family and to my profession to resist to the end any unjust demands.

"I can say this, because your Honor has been exceedingly courteous and has refrained from demanding in terms by direct implication that I furnish this transcript and I feel that your sense of justice has prevented your doing so and will continue to prevent your doing so unless I am paid, and of course your Honor has no power to compel payment if the case goes against the libellants. I will then be out not \$50 as you say, but \$120."

Want ads in Star cost but 25 cents.

NEBRASKAN BREAKS RECORD

FROM NEW YORK TO SAN FRANCISCO IN FIFTY-FOUR DAYS, WITH FUEL OIL.

SAN FRANCISCO June 18.—The American-Hawaiian Steamship Company's freighter Nebraskan, Captain Weeden surprised the shipping world yesterday by plowing in through the Golden Gate, fifty-four days from New York, and three or four days before she was looked for. The Nebraskan, before leaving here was converted into an oil burner and has demonstrated the practicability of liquid fuel for very long voyages. The Oceanic Steamship Company was the first on this coast to demonstrate the value of oil as fuel for ocean-going steamers and the oil-burning liner Mariposa has for many months been running between here and Tahiti with the regularity of clockwork.

The Nebraskan's round trip is only about 7400 miles, however, and in spite of her good showing there remained many who doubted the practicability of liquid fuel on longer runs. The objection to attempting the New York to San Francisco run with an oil-burner was the absence of supply stations along the route. The Nebraskan has proved that supply stations are not necessary. The course from New York to San Francisco as taken by the Nebraskan is 13,150 miles or nearly twice as long as the distance traveled by the Mariposa in making the round trip to Tahiti.

The Nebraskan left New York with enough fuel to bring her all the way to San Francisco and in addition carried a cargo of 5000 tons of general merchandise. She made only one stop on the entire run and that was in the Straits of Magellan and necessitated by the weather. From the river Platte to the straits the Nebraskan bucked a continuous gale, but made good headway in spite of it.

The Nebraskan's run was watched with special interest by the naval authorities and the success of the experiment will do much toward awakening official interest in the modern fuel.

The Nebraskan's actual steaming time was fifty-two days ten hours, which is one of the swiftest passages ever made by the vessel of this line.

GLISE CLUB BENEFIT

The Kaulaia Glise Club, reorganized to a strength of eighteen, will give a benefit dance on the Alexander Young hotel roof garden on Friday evening, June 19. The glise clubs the oldest organization of the kind here, having been favorite club of King Kalakaua and having accompanied him on many of his travels. A. R. Cunha will be floor manager. Dancing to music furnished by a club of eighteen voices is an unusual enjoyment, which Honolulu society has not had for many a year.

SUGAR ON HAWAII

Admiral Beckley of the steamer Kinau reports the following sugar on hand at various Kaulaia plantations ready for shipment: Oloa 6800 bags; Waiakea 20,000; Hawaii Mill 1800; Wainaku 9200; Onomea, 17500; Pepeekeo, 12000; Honolulu 5500; Hakalau 11000; Laupahoehoe 300; Ooakala none; Kakaia 4500; Hamakua 1000; Paauhau 600; Honokaa, 2000; Kukuihaele, 1000; Punaluu, none; Hoanapu, 800.

SHIPPING INTELLIGENCE

ARRIVING.
Saturday, June 18.
Stmr. Nihau, Thompson, from Honolulu, and Kuluhaele at 5 a. m. with 7232 bags sugar.

Stmr. Kinau, Freeman, from Hilo and way ports at 10 a. m. with 225 sheep 44 kegs, 19 sacks coffee, 168 packages sundries.

Am. bark Annie Johnson, Nelson 12 days from San Francisco at 9 a. m.

Friday, June 17.
Stmr. Rob Roy, from Pualoa at 5 p. m.

PASSENGERS.

Arriving.
Per S. S. Kinau, June 18, from Hilo and way ports—Miss K. Shankard, A. W. Moore, E. L. Coledge, Dr. Kuntze, Captain George Bucklin, and searvants, J. W. Aoch, Miss Florence Hill, Miss L. Lemmon, Miss Mitchell, H. Rosenberg, Mrs. W. H. Beers, A. Haneberg, E. S. Baldwin, P. S. Dodge, Miss E. A. Procey, Mrs. A. Cockburn, Miss M. Nicholas, J. Sheridan, C. Apo, Mrs. C. Apo and child, Mrs. R. H. Held and child, Master S. Baldwin, Master M. Kopa, Master A. Lindsay, Miss E. Medeiros, C. E. Holloway, Miss Danglefield, L. Danglefield, E. Hornor, J. Benton, A. Kay, Miss E. P. Quinn, Rev. Tom Yuk Shing, Mrs. R. B. Broham, Miss L. Williams, Wong Tong, John P. Baker, A. W. Carter, H. E. Conner, R. A. Kerne, J. W. Pratt, R. E. Hooper, Miss L. K. Lauka, Kaima Hamill, Mrs. H. Eckert and child, Master C. J. Brendann, F. J. Cross, John Cassidy, J. Burrows, Mrs. J. Burrows.

THE TENNIS GAMES

Three games were played in the tennis tournament for the championship of the island.

NEW ADVERTISEMENT

Hop Sing Co.,

1025 MARKET AND KINAU STREETS.

Employment Office

WANTED.
Climbing men help furnished free on about 1000 ft. of city of country.

Want ads in Star cost but 25 cents.

Kaulani Tract

House Lots For Sale \$150.00

\$5.00 Down, Balance on Terms to Suit Purchasers

For Further Particulars Inquire of

HENRY WATERHOUSE TRUST CO. LTD.

Corner Fort and Merchant Streets.

The island and the finals will be played this afternoon at 4 o'clock on the Pacific Club's courts.

Yesterday's results were: H. C. Carter beat C. G. Bockus, 3-6, 10-8, 10-8. H. Derby beat Dd. Hobdy, 6-4, 6-0. W. P. Roth beat C. G. Bockus, 6-4, 6-2.

Twenty-five cents pays for a Want ad in the Star. A bargain.

NEW ADVERTISEMENTS

BY AUTHORITY

NOTICE.
Pauoa Road Bridge will be closed to traffic from June 20, 1964, at 7 a. m. to June 25, 1964, at 5 p. m., during the reconstruction of the same.

By order SAMUEL JOHNSON, Road Supervisor, Honolulu.

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

In the Matter of the Estate of Lam Hong, Intestate, Deceased.

Order of Notice of Hearing Petition for Administration.

On Reading and Filing the Petition of Lam Hoo, brother of said Lam Hong, deceased, intestate of Honolulu, Oahu, alleging that said Lam Hong, of said Honolulu, died intestate at Honolulu aforesaid, on the 15th day of June, A. D. 1964, leaving property in the Hawaiian Islands necessary to be administered upon, and praying that Letters of Administration issue to Lam Chang See, wife of deceased.

It is Ordered that Monday, the 25th day of July, A. D. 1964, at 10 o'clock a. m., be and hereby is appointed for hearing said Petition in the Court Room of this Court at Honolulu aforesaid, at which time and place all persons concerned may appear and show cause, if any they have, why said Petition should not be granted, and that notice of this order be published in the English language, once a week, for three successive weeks, in the Hawaiian Star newspaper in Honolulu.

Dated at Honolulu, June 17, 1964.
W. J. ROBINSON,
Third Judge of the Circuit Court of the First Circuit.

Attest:
J. A. THOMPSON,
Clerk of the Circuit Court of the First Circuit.

Atkinson, Judd & Mott-Smith for petitioner.

41—June 18, 25, July 2, 9.

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

In the Matter of the Estate of Mary MacPherson late of Honolulu, Oahu, deceased.

Order of Notice of Hearing Petition for Allowance of Final Accounts, Distribution and Discharge.

On Reading and Filing the Petition and Accounts of J. H. MacPherson, executor of the Will of Mary MacPherson of Honolulu, Oahu, wherein he asks to be allowed \$345.25 and to charge himself with \$345.25, and asks that the same may be examined and approved, and that a final order may 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.

It is ordered that Monday, the 11th day of July, A. D. 1964 at ten o'clock A. M., before the Judge of said Court at the Court Room of 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 printed evidence as to who are entitled to the said property. And that notice of this order, in the English language be published in the Hawaiian Star newspaper printed and published in Honolulu once a week for three successive weeks, the last publication to be not less than two weeks previous to the time therein appointed for said hearing.

Dated at Honolulu, this 18th day of June 1964.

J. T. DE BOLF,
First Judge Circuit Court, First Circuit.

Attest:
J. A. THOMPSON,
Clerk.

O. P. Peterson for Executor.
41—June 9, 11, 18, 25.