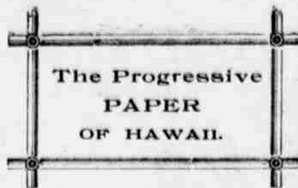


# Hilo Tribune.



Vol. 7.

HILO, HAWAII, HAWAIIAN ISLANDS, FRIDAY, JULY 11, 1902.

No. 36.

## The Hilo Tribune.

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SEVERANCE HOUSE, Pitman Street, HILO, HAWAII

### CLASSIFIED ADS.

### NOTICES.

NOTICE—Neither the Masters nor Agent of vessels of the 'Matson Line' will be responsible for any debts contracted by the crew. R. T. GUARD, Agent. Hilo, April 16, 1901.

## BY AUTHORITY.

### SEALED TENDERS.

Sealed tenders will be received by the Superintendent of Public Works until 12 m. of Monday, July 21, 1902, for the construction of a stone arch bridge at Pukihae crossing, Hilo.

Plans and specifications on file at office of E. E. Richards, Agent Public Works, Hilo.

The Superintendent reserves the right to reject any or all bids.

J. H. BOYD,

Superintendent of Public Works. July 3, 1902. 35-34

### LEGAL NOTICES.

Territory of Hawaii, Treasurer's Office, Honolulu, Oahu.

In re Dissolution of THE HILO ELECTRIC POWER and REFRIGERATOR COMPANY, LIMITED.

Whereas, The Hilo Electric Power and Refrigerator Company, Limited, a corporation established and existing under and by virtue of the laws of the Territory of Hawaii, has pursuant to law in such cases made and provided, duly filed in this office, a petition for the dissolution of the said corporation, together with a certificate thereto annexed as required by law.

Now, therefore, notice is hereby given to any and all persons that have been or are now interested in any manner whatsoever in the said corporation, that objections to the granting of the said petition must be filed in this office on or before JULY 12, 1902, and that any person or persons desiring to be heard thereon must be in attendance at the office of the undersigned, in the Capitol Building, Honolulu, at 12 m. of said day, to show cause, if any, why said petition should not be granted.

W. H. WRIGHT,

Treasurer Territory of Hawaii, Honolulu, May 12, 1902. 29-9

In the Circuit Court, of the Fourth Circuit Territory of Hawaii.

TERM SUMMONS.

Jacintha de Conceicao Fernandes vs. Manoel Pereira Fernandes.

THE TERRITORY OF HAWAII.

To the High Sheriff of the Territory of Hawaii, or his Deputy:

You are commanded to summon Manoel Pereira Fernandes, defendant in case he shall file written answer within twenty days after service hereof, to be and appear before the said Circuit Court at the July 1902 Term thereof, to be holden at Honokaa, Island of Hawaii on Wednesday the 2nd day of July next, at 10 o'clock A. M., to show cause why the claim of Jacintha de Conceicao Fernandes, plaintiff should not be awarded to her pursuant to the tenor of her annexed Libel for Divorce.

And you have then there this writ with full return of your proceedings thereon.

Witness Hon. Gilbert F. Little, Judge of the Circuit Court of the Fourth Circuit, at Honokaa, Hawaii, this 17th day of March, 1902.

HENRY SMITH,

Clerk Judiciary Department.

I certify the foregoing to be a true copy of true original summons in said cause, and that said court ordered publication of the same and continuance of said cause until the January Term next of this Court.

DANIEL PORTER, Clerk.

By C. E. Hapai, Deputy Clerk. Dated at Hilo, Hawaii, June 19, 1902. 33-6

In the Circuit Court, Fourth Circuit, Territory of Hawaii.

IN PROBATE—AT CHAMBERS.

In the matter of the Estate of MELE MALO (w.), of Kalaooa, Hilo, Hawaii, deceased.

F. S. LYMAN, Administrator of the estate of Mele Malo, deceased, having filed on the 3d day of February, 1902, a petition for an order to sell the real estate of said deceased, and at the hearing of said petition on the 26th day of June, A. D. 1902, it appearing to the satisfaction of the Court that due publication was made, and that it is necessary that the real estate of the deceased be sold in order to pay the debts outstanding against the estate and the expenses of Administration, and no person appearing to show cause why said petition should not be granted, it was ordered by the Court that the said F. S. Lyman, Administrator be and is authorized to sell the real estate of said Mele Malo, deceased, by A. E. Sutton & Co., Auctioneers, at public auction, for cash, U. S. Gold Coin, the following property of said estate, namely: Five acres of land situated at Kalaooa, Hilo Hawaii, being an undivided portion of the land set forth in Royal Patent Grant Number 7139. Apana 1, to Kane; conveyed to said Mele Malo by deed of Kane and Kalino his wife, recorded in Liber 103, pages 156 and 157. Also one half interest in 25 3/4 acres of the land at Akaama, Hilo, Hawaii, described in Royal Patent Grant Number 1055, to Puale and Kanaai.

Notice is hereby given that all the right, title and interest of said Mele Malo, deceased, in and to the above described lands and real estate together with the dwelling house, fences and improvements of said deceased upon said lands, will be sold at public auction, by A. E. Sutton & Co., Auctioneers, to the highest bidder, for cash, U. S. Gold Coin, at the rear door of the Sheriff's Office, in the town of Hilo, Island of Hawaii, on the 2nd day of August, A. D. 1902, at 12 o'clock noon. Deeds and expenses of transfer at cost of purchasers.

F. S. LYMAN,

Administrator. Hilo, Hawaii, July 1, 1902. 35-37

In the Circuit Court of the Fourth Circuit, Territory of Hawaii.

IN PROBATE—AT CHAMBERS.

In the matter of the Estate of JOSEPH KEAWOPALA, deceased.

The petition of A. E. Sutton, Administrator of said estate, wherein he asks for an order of sale of certain real estate belonging to said estate, being that real property or a part thereof, described as Land Grant 3331 at Honolulu, Puna, and wherein he sets forth certain legal reasons why such real estate should be sold, to-wit: that the personal estate is insufficient to pay the liabilities of said estate, having been filed.

Notice is hereby given that Monday, the 28th day of July, A. D. 1902, at 9 o'clock, a. m., at the Court House in South Hilo, Hawaii, is hereby appointed the time and place for hearing the said petition, when and where the next of kin of the said deceased and all persons interested in the said estate, may appear and show cause, if any they have, why the prayers of said petition should not be granted.

Hilo, Hawaii, July 1, 1902.

By the Court: DANIEL PORTER, Clerk. 35-34 By C. E. Hapai, Deputy Clerk

In the Circuit Court of the Fourth Circuit Territory of Hawaii.

IN PROBATE—AT CHAMBERS.

In the matter of the Estate of F. H. KAAPA, deceased.

The petition of Tamar K. Kaapa, the administratrix of the said estate, wherein she asks for an order of sale of certain real estate belonging to said estate, and wherein she sets forth certain legal reasons why such real estate should be sold, to-wit: that the personal estate is insufficient to pay the debts outstanding against the deceased, having been filed.

Notice is hereby given that Tuesday the 5th day of August, A. D. 1902, at 9 o'clock a. m. at the Court House, in South Hilo, Hawaii, is hereby appointed the time and place for hearing the said petition, when and where all persons interested in the said estate may appear and show cause, if any they have, why the prayers of said petition should not be granted.

Hilo, Hawaii, July 1, 1902.

By the Court: DANIEL PORTER, Clerk. 35-34 By C. E. Hapai, Deputy Clerk

In the Circuit Court of the Fourth Circuit Territory of Hawaii.

IN PROBATE—AT CHAMBERS.

In the matter of the Estate of F. H. KAAPA, deceased.

The petition of Tamar K. Kaapa, the administratrix of the said estate, wherein she asks for an order of sale of certain real estate belonging to said estate, and wherein she sets forth certain legal reasons why such real estate should be sold, to-wit: that the personal estate is insufficient to pay the debts outstanding against the deceased, having been filed.

Notice is hereby given that Tuesday the 5th day of August, A. D. 1902, at 9 o'clock a. m. at the Court House, in South Hilo, Hawaii, is hereby appointed the time and place for hearing the said petition, when and where all persons interested in the said estate may appear and show cause, if any they have, why the prayers of said petition should not be granted.

Hilo, Hawaii, July 1, 1902.

By the Court: DANIEL PORTER, Clerk. 35-34 By C. E. Hapai, Deputy Clerk

In the Circuit Court of the Fourth Circuit Territory of Hawaii.

IN PROBATE—AT CHAMBERS.

In the matter of the Estate of KUPA (w.), deceased.

Notice is hereby given that the undersigned has been appointed Administrator of the estate of said deceased. All creditors of said estate are hereby notified to present their claims whether secured or otherwise, duly verified and with proper vouchers, if any, to the undersigned, at his place of business in Hilo, Hawaii, Territory of Hawaii, within six months from date of this notice, or such claims, if any, will be forever barred.

A. E. SUTTON, Administrator. Hilo, Hawaii, June 18, 1902.

Wise and Ross, Attorneys for the Estate. 33-4

In the Circuit Court of the Fourth Circuit Territory of Hawaii.

IN PROBATE—AT CHAMBERS.

In the matter of the Estate of KUPA (w.), deceased.

Notice is hereby given that upon the 28th day of June, 1902, the undersigned was duly appointed Administrator of the Estate of KUPA (w.), and has since qualified to act as such by filing a bond in the Circuit Court. All persons having claims against the said estate are notified to present the same to the undersigned, or his attorneys, within six months from the date hereof, together with all proper vouchers concerning the same, or the same will thereafter be disallowed, and forever barred.

C. P. NAHI, Administrator. SMITH & PARSONS, Attorneys for Administrator. Hilo, Hawaii, June 30, 1902. 35-47

In the Circuit Court of the Fourth Circuit Territory of Hawaii.

IN PROBATE—AT CHAMBERS.

In the matter of the Estate of MELE MALO (w.), of Kalaooa, Hilo, Hawaii, deceased.

Notice is hereby given that upon the 29th day of June, 1902, the undersigned was duly appointed Administrator of the Estate of MELE MALO (w.), and has since qualified to act as such by filing a bond in the Circuit Court. All persons having claims against the said estate are notified to present the same to the undersigned, or his attorneys, within six months from the date hereof, together with all proper vouchers concerning the same, or the same will thereafter be disallowed, and forever barred.

AUGUST G. SERRAO, Administrator. SMITH & PARSONS, Attorneys for Administrator. Hilo, Hawaii, June 30, 1902. 35-47

In the Circuit Court of the Fourth Circuit Territory of Hawaii.

IN PROBATE—AT CHAMBERS.

In the matter of the Estate of MEHEULA (w.), deceased.

Notice is hereby given that the undersigned has been appointed Administrator of the estate of said deceased. All creditors of said estate are hereby notified to present their claims, whether secured or otherwise, duly verified with proper vouchers, if any, to the undersigned at his place of business in Hilo, Hawaii, Territory of Hawaii, within six months from date of this notice, or such claims, if any, will be forever barred.

W. H. SHIPMAN, Administrator. WISE & ROSS, Attorneys for Estate. Hilo, Hawaii, June 19, 1902. 33-4

## KING EDWARD STRICKEN CORONATION POSTPONED

### His Majesty Submits to a Critical Surgical Operation and Passes Through the Ordeal Successfully. Postponement of Coronation Until the Autumn May be the Result. Physicians and People Hopeful.

New York, June 24.—A cable to the Sun from London says: England is experiencing today the most dramatic episode in her history. Her uncrowned King has been stricken down, perhaps unto death, almost on the steps of his throne, and amid preparations for the mightiest fete ever devised by man. The blow fell without warning. For a moment the nation stood breathless and appalled. It tried to disbelieve the woful tidings. It was incredible that fate, after the setting of the stage for a triumphal national drama, could in the twinkling of an eye turn it into a tragedy. It should be borne in mind that the British public has been kept in utter ignorance so far as the press is concerned, of the grave reports which have been described during the past few days in American dispatches. Hence the shock was as sudden as the shot from the revolver in the hands of President McKinley's assassin.

It seems, according to trustworthy information, that the concealment of the truth during the past week, and the deliberate policy of deceiving the public, was the result of the King's personal desire. He wished to avoid public uneasiness as long as the possibility remained of carrying out the coronation program. The King, indeed, was scarce amenable to his doctor's suggestions until the crisis was reached, when they were obliged to tell him that only an operation could save his life. Then he succumbed to despair, and a pitiful story comes from one of his friends that he begged he might be taken to Sandringham to die. His majesty had been suffering severely for ten days, but it was not until last night that his physicians became convinced the inflammation of the right abdominal region had resulted in suppuration and the formation of an abscess. This diagnosis was confirmed this morning by other doctors who were called in consultation, and the only chance remaining to save the patient's life was a speedy operation. Otherwise blood poisoning would have set in and death would have been inevitable.

### KING EDWARD IMPROVES.

London, June 28.—King Edward's improvement was maintained at 1 o'clock this morning. London, June 27.—"It's the best yet," was the popular comment with which the bulletin posted at Buckingham Palace at 11 o'clock to night was greeted. A small crowd waited before palace until the bulletin was brought out, and when the good news became known there were cries of "Hear!" "Hear!" and cheers. After learning the contents of the bulletin the crowd at the palace quickly dispersed, and the rejoicing which was already apparent in the crowded streets increased in keeping with the terms of the latest report. The 11 o'clock bulletin was as follows: "His majesty's condition is in all respects satisfactory. The King has had a comfortable day and has made substantial improvement.—Treves, Laking, Barlow."

An authoritative statement that

the check in King Edward's progress towards recovery which was recorded in the last official bulletin of yesterday evening was merely temporary in its character received gratifying confirmation in this morning's announcement by the attending physicians, which was as follows: "His majesty had a fair night and has had some natural sleep. His appetite is improving and his wound is much more comfortable. On the whole, the King's condition is attended with less anxiety."

The announcement of a more comfortable state of the King's wound and his having secured natural sleep is followed by an indication of increasing assurance in the minds of those responsible for the official report. It is contained in the last sentence, which indicates that everything is going as well as can reasonably be expected. Electric fans are being utilized to keep the King's apartment at a suitable temperature, the heat in London at present being oppressive. Queen Alexandra continues cheerful and is in and out of the sick-room at frequent intervals. The King converses continually with the Queen and the Prince and Princess of Wales. All the doctors insist that he shall not be worried by matters requiring careful weighing.

The Prince and Princess of Wales dined at Buckingham palace tonight in company with visiting royals. All the diners returned early to their home. The unanimity among prominent physicians in expressing their opinions as to the case of the King is quite remarkable. All the professional opinions gathered are distinctly favorable and hopeful. The doctors regard the danger of peritonitis as now almost past, and believe his majesty's recovery to be entirely probable. Liverpool was illuminated tonight in recognition of the good news.

New York, June 27.—A cable to the Sun from London says: "The last bulletin regarding the King, which was posted in the postoffices of London and its suburbs and the provinces, evoked extreme confidence that all is well, just as the first news had caused equally unjustifiable despair among the people. There is now talk of the coronation taking place in the autumn, and there is a wide assumption that nothing is to be expected henceforth but announcements of an uninterrupted return to strength. Medical opinion does not share in such easy optimism. The trained opinion is that the first step in the treatment of the King's malady has been successful in its first stage and that the evacuation of the abscess has not been followed by the immediate deadly sequel that was at one time feared. The fact of the presence of pain in the wound is so far encouraging, because if gangrene had set in there would have been no pain, but it must always be kept in mind that both tubes still remain in the body and many hours must pass before an attempt is made to remove the stitches. His majesty's present diet cannot be continued indefinitely, although the intestines must

be vastly repaired before stronger food can be administered. Lastly, it remains a fact that the surgeons have not yet tackled the vermiform appendix itself. The Daily Mail reports that all the functions of the patient are working admirably. There is no trace of pus reappearing in the wound, and no indication of organic disease of any kind. The writer, who is in a very sanguine mood, says he understands that it has been settled that when the time arrives the King will be removed to Cowes to the royal yacht, there to regain his strength. He repeats that the King's diet has already included soup, fish and baked apples. Lord Warwick, whose brother, Sidney Greville, is Queen Alexandra's private secretary, in proposing a vote of sympathy to the Warwick Town Council, said he had been told on good authority that the King's first words upon recovering consciousness after the operation were: "Will my people ever forgive me?" referring to the postponement of the coronation.

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### MAY NOT CANCEL FESTIVITIES.

#### Reviews Likely to Occur for the Benefit of the Colonials.

London, June 27.—The prospect of the King's rapid recovery has led to a revival of the projects for festivities. It has been practically decided that the Indian and colonial troops here shall be reviewed next Tuesday or Wednesday by the Prince and Princess of Wales on the Horse Guards parade, Queen Alexandra attending to take the salute on behalf of the King, as she did recently at Aldershot. This idea was warmly advocated by the colonial premiers in London and it has been approved by Joseph Chamberlain, the colonial secretary. It is also likely that as soon as his majesty is pronounced to be out of danger London will indulge in a general illumination. Very few of the illumination devices have been disturbed, their owners awaiting the decision of the Prince of Wales in the matter. The Prince has not yet ordered the removal of the devices from Marlborough House. It is not impossible that abandonment of the naval review set for June 28th will be considered in the interest of the colonial and Indian visitors, who are greatly disappointed at missing the sight. The other entertainments for the nation's colonial and Indian guests are also being arranged. Thus if there is no setback in his majesty's progress there will be a partial revival of the interrupted festivities.

### Sympathy of the Boers.

New York, June 26.—A cable to the Sun from Pretoria says: Services in intercession for the recovery of King Edward were held here today. Various municipal and commercial bodies have adopted votes of sympathy. Generals Botha, Delarey and Lucas Meyer, on behalf of the Boers, are now holding a meeting to frame a message of sympathy.

### Coronation Postponed.

London, June 24.—A brief notice has been published in the Gazette, as a result of which the entire state, social and business arrangements throughout the country are paralyzed. The order is dated from the Earl Marshal's office and reads as follows: "I have to announce that the solemnity of the coronation of their majesties, King Edward VII and Queen Alexandra, is postponed from the 26th to a date hereafter to be determined."

Washington, June 27.—At the meeting of the Cabinet today the terms of the amnesty proclamation to the Filipinos were agreed upon.