



Hilo Tribune.



The Hilo Tribune.
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LEGAL NOTICES.

In the Circuit Court of the Fourth Circuit Territory of Hawaii.
AT CHAMBERS—IN PROBATE.
 In the matter of the Guardianship of ARTHUR HORSWILL I, a minor.
PETITION FOR APPOINTMENT OF GUARDIAN.
 Petition having been filed by Wm. Geo. Kaihenni praying that letters of Guardianship be issued to R. A. Lyman, Sr. as guardian of the above said minor.
 Notice is hereby given that Tuesday the 6th day of September, A. D., 1904, at 9 o'clock, a. m. be and hereby is appointed for hearing said petition in the Court room of the Fourth Circuit Court, at Hilo, Hawaii, at which time and place all persons may appear and show cause if any they have why the prayer of said petition should not be granted.
 Hilo, Hawaii, August 2nd, 1904.
 By the Court:
 A. S. LEBARON GURNEY, Clerk.
 By Chas. Hitchcock, Deputy Clerk.
 F. S. LYMAN,
 Attorney for Petitioner. 40-3.

In the Circuit Court of the Fourth Circuit Territory of Hawaii.
AT CHAMBERS—IN PROBATE.
 In the matter of the Estate of LILLIANA I, deceased.
PETITION FOR ALLOWANCE OF ACCOUNTS, FINAL DISTRIBUTION AND DISCHARGE.
 The petition of Wm. Geo. Kaihenni, administrator of the estate of Lilliana I, deceased, having been filed wherein he asks that his accounts be examined and approved, and that a final order be made of distribution of the property remaining in his hands to the persons entitled thereto, and discharging him from all further responsibility as such administrator.
 It is ordered that Tuesday the 6th day of September 1904, at 9 o'clock a. m. is the time set for hearing said petition in the Court Room of the Fourth Circuit Court at South Hilo, Hawaii, at which time and place all persons concerned may appear and show cause if any they have, why the prayer of the petition should not be granted.
 Hilo, Hawaii, August 2nd, 1904.
 By the Court:
 A. S. LEBARON GURNEY, Clerk.
 By Chas. Hitchcock, Deputy Clerk.
 F. S. LYMAN,
 Attorney for Administrator. 40-4

In the Circuit Court of the Fourth Circuit Territory of Hawaii.
IN PROBATE—AT CHAMBERS.
 In the Matter of the Estate of JOAS NUNES, deceased.
PETITION FOR LETTERS OF ADMINISTRATION.
 Petition having been filed by Madalena Nunes, wife of the said deceased, praying that Letters of Administration upon said estate be issued to Antone de Mattos.
 Notice is hereby given that Tuesday, the 30th day of August, 1904, at 9 o'clock a. m., at Chambers, in the Courtroom of the Fourth Circuit Court at Hilo, Hawaii, be and the same is hereby appointed the time and place for hearing said petition, at which time and place all persons interested may appear and show cause, if any they have, why the prayer of said petition should not be granted.
 Hilo, Hawaii, August 1, 1904.
 By the Court:
 A. S. LEBARON GURNEY, Clerk.
 By Chas. Hitchcock, Deputy Clerk.
 WISE & ROSS,
 Attorneys for Petitioner. 40-3

In the Circuit Court of the Fourth Circuit Territory of Hawaii.
IN PROBATE—AT CHAMBERS.
 In the Matter of the Estate of KAPEKA KEKILU, deceased.
PETITION FOR LETTERS OF ADMINISTRATION.
 Petition having been filed by Mrs. Ki, daughter of the said deceased, praying that Letters of Administration upon said estate be issued to J. B. Pillwill.
 Notice is hereby given that Tuesday, the 30th day of August, 1904, at 9 o'clock a. m., at Chambers, in the Courtroom of the Fourth Circuit Court at Hilo, Hawaii, be and the same is hereby appointed the time and place for hearing said petition, at which time and place all persons interested may appear and show cause, if any they have, why the prayer of said petition should not be granted.
 Hilo, Hawaii, August 1, 1904.
 By the Court:
 A. S. LEBARON GURNEY, Clerk.
 By Chas. Hitchcock, Deputy Clerk.
 F. S. LYMAN,
 Attorney for Petitioner. 40-3

In the Circuit Court of the Fourth Circuit Territory of Hawaii.
AT CHAMBERS—IN PROBATE.
 In the matter of the Estate of FRANCISCO SIMAO, deceased.
PETITION FOR ALLOWANCE OF ACCOUNTS, FINAL DISTRIBUTION AND DISCHARGE.
 The petition of Evan da Silva, administrator of the estate of Francisco Simao, deceased, having been filed wherein he asks that his accounts be examined and approved, and that a final order be made of the property remaining in his hands to the persons entitled thereto, and discharging him from all further responsibility as such Administrator.
 It is ordered that Tuesday the 6th day of September, 1904, at 9 o'clock A. M. is the time set for hearing said petition in the Court Room of the Fourth Circuit Court at South Hilo, Hawaii, at which time and place all persons concerned may appear and show cause if any they have, why the prayer of the petition should not be granted.
 Hilo, Hawaii, August 1st, 1904.
 By the Court:
 A. S. LEBARON GURNEY, Clerk.
 By Chas. Hitchcock, Deputy Clerk.
 CARL S. SMITH,
 Attorney for Administrator. 40-4

In the Circuit Court of the Fourth Circuit Territory of Hawaii.
AT CHAMBERS—IN PROBATE.
 In the matter of the Estate of JOHN MCGILLIVRAY, of Honolulu, deceased.
PETITION FOR LETTERS OF ADMINISTRATION.
 The petition of Alexander Smith, friend of the deceased, having been filed praying that letters of Administration be issued to him as Administrator of said estate.
 Notice is hereby given that Tuesday the 30th day of August, 1904, at 9 o'clock a. m. be and hereby is appointed the time for hearing said petition, in the Court room of this Court, at South Hilo, Hawaii, at which time and place all persons whatsoever concerned, may appear and show cause if any they have why the prayer of said petition should not be granted.
 Hilo, Hawaii, August 4th, 1904.
 By the Court:
 A. S. LEBARON GURNEY, Clerk.
 By Chas. Hitchcock, Deputy Clerk.
 WISE & ROSS,
 Attorney for petitioner. 40-3

United States of America, } ss.
 Territory of Hawaii, }
 In the Circuit Court of the Fourth Circuit Territory of Hawaii.
AT CHAMBERS—IN PROBATE.
 In the matter of the Estate of KAMALII WAHINE (w.), deceased.
PETITION FOR ALLOWANCE OF ACCOUNTS AND FINAL DISCHARGE.
 The petition of F. S. Lyman, administrator of the estate of Kamaliwahine (w.), deceased, having been filed, wherein he asks that his accounts 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 administrator.
 It is ordered, that Tuesday the 6th day of September, 1904, at 9 o'clock a. m., is the time set for hearing, in the Court Room of the Fourth Circuit Court at South Hilo, Hawaii, at which time and place all persons concerned may appear and show cause if any they have, why the prayer of the petition should not be granted.
 Hilo, Hawaii, August 1st, 1904.
 By the Court:
 A. S. LEBARON GURNEY, Clerk.
 By Chas. Hitchcock, Deputy Clerk.
 F. S. LYMAN,
 Attorney for Administrator. 40-4

United States of America, } ss.
 Territory of Hawaii, }
 In the Circuit Court of the Fourth Circuit Territory of Hawaii.
AT CHAMBERS—IN PROBATE.
 In the Matter of the Estate of D. KAMAI, deceased.
PETITION FOR ALLOWANCE OF ACCOUNTS AND FINAL DISCHARGE.
 The petition of H. Vicens, Administrator of the estate of D. Kamai, deceased, having been filed, wherein he asks that his accounts 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 Administrator.
 It is ordered, that Tuesday, the 30th day of August, 1904, at 9 o'clock a. m., is the time set for hearing of the said petition in the Courtroom of the Fourth Circuit Court at South Hilo, Hawaii, at which time and place all persons concerned may appear and show cause, if any they have, why the prayer of the petition should not be granted.
 Hilo, Hawaii, July 26, 1904.
 By the Court:
 A. S. LEBARON GURNEY, Clerk.
 By Chas. Hitchcock, Deputy Clerk.
 WISE & ROSS,
 Attorneys for Administrator. 39-4

United States of America, } ss.
 Territory of Hawaii, }
 In the Circuit Court of the Fourth Circuit Territory of Hawaii.
AT CHAMBERS—IN PROBATE.
 In the Matter of the Estate of JULES REINHARDT of Hilo, Hawaii, deceased.
PETITION FOR LETTERS OF ADMINISTRATION.
 The petition of David Reinhardt, son of the deceased, praying that Letters of Administration be issued to R. T. Guard, as administrator of said estate.
 Notice is hereby given that Tuesday, the 6th day of September, 1904, at 9 o'clock a. m., be and hereby is appointed the time for hearing said petition, in the Courtroom of this Court, at South Hilo, Hawaii, at which time and place all persons whatsoever concerned may appear and show cause, if any they have, why the prayer of said petition should not be granted.
 Hilo, Hawaii, August 10, 1904.
 By the Court:
 A. S. LEBARON GURNEY, Clerk.
 By Chas. Hitchcock, Deputy Clerk.
 RIDGWAY & RIDGWAY,
 Attorneys for Petitioner. 41-3

United States of America, } ss.
 Territory of Hawaii, }
 In the Circuit Court of the Fourth Circuit Territory of Hawaii.
AT CHAMBERS—IN PROBATE.
 In the matter of the Estate of IOKEPA APOLO, deceased.
 Notice is hereby given that the undersigned has been appointed Administrator of the estate of IOKEPA APOLO of Paipaikon, Hawaii, deceased.
 All creditors of said deceased are hereby notified to present their claims, whether secured or unsecured, duly verified and with proper vouchers, if any, to the undersigned, within six months from the first publication of this notice, or such claims, if any, will be forever barred.
 KAQHIMANU,
 Administrator.
 Hilo, Hawaii, August 2, 1904.
 RIDGWAY & RIDGWAY,
 Attorneys for Estate. 41-4

Notice to Creditors.
 United States of America, } ss.
 Territory of Hawaii, }
 In the Circuit Court of the Fourth Circuit Territory of Hawaii.
AT CHAMBERS—IN PROBATE.
 In the matter of the Estate of IOKEPA APOLO, deceased.
 Notice is hereby given that the undersigned has been appointed Administrator of the estate of IOKEPA APOLO of Paipaikon, Hawaii, deceased.
 All creditors of said deceased are hereby notified to present their claims, whether secured or unsecured, duly verified and with proper vouchers, if any, to the undersigned, within six months from the first publication of this notice, or such claims, if any, will be forever barred.
 KAQHIMANU,
 Administrator.
 Hilo, Hawaii, August 2, 1904.
 RIDGWAY & RIDGWAY,
 Attorneys for Estate. 41-4

HILO HOSPITAL TO BE PRIVATE INSTITUTION.

Dr. John Grace Will Operate as a Private Hospital—Appropriation Used for Repairs and Costly Improvements—No Money Left for Operating Expenses—Must Close or Run as a Private Sanitarium.

If the Board of Health at Honolulu does not approve of the program adopted Wednesday afternoon by the trustees of the Hilo Hospital that institution will soon close its doors to the sick and injured and become a count part of the Hilo Hotel. The difference, however, lays in the fact that the hospital is the property of the people and its suspension will be felt far greater by the community than the closing up of the hotel.

Dr. John J. Grace, the resident physician when the hospital was operated as a government institution and who for the past four months has run the hospital as a private sanitarium, has decided to give up the arrangement which he has had for the use of the hospital for the care of his own patients.

Dr. Grace made a liberal offer to the trustees to assume the responsibility of running the institution at his own expense, receiving government aid to the extent of \$250 per month. This is practically the cost of maintenance and Dr. Grace is willing to undertake the management of the hospital for that assistance from the government. After having the matter under consideration for over a month, the Board of Trustees decided in the interest of economy and in view of the reduced appropriation, to accept the offer.

When seen Wednesday before action had been taken by the trustees Dr. Grace said: "Yes, unless some other arrangement is made by the Trustees, the Hilo Hospital will be closed September 1st. Since the Hospital was closed in February last by the Trustees, in order to economize on expense, I have conducted the institution out of my own funds as a private hospital, but now as I am about to leave the Islands for an absence of nine months or longer, it will be necessary for the Trustees to make some other arrangements."

"I made the Board of Trustees an offer to bear all the running expenses of the hospital and allow the government an average of five beds, not exceeding ten at one time, on an allowance of \$250 per month. On such an arrangement as this, I should want the exclusive use of the remainder of the hospital, and I believe I could conduct it satisfactorily and at the same time pay expenses."

"It is a great pity to have to close the hospital, I think. There is no other place where out of town patients can go for treatment, and few facilities in town outside of the hospital where proper care can be given the sick or injured. The hospital is splendidly equipped, has just been repaired throughout at big expense to the government, and is in splendid sanitary condition. The past management has been efficient but expensive, and the hospital has built up for itself a name of which we might well be proud. I sincerely hope the trustees will not determine to close the institution for any great length of time, if at all, for it might be difficult later on to re-establish the institution on the same footing which it has maintained."

Dr. Grace leaves on September 23rd for London, England, where he expects to take a special course

in electrical therapeutics at the Bartholomew Hospital, of which he is a graduate. During his absence, his practice will be looked after by his partner. He has notified the Trustees that he will terminate the present arrangements in connection with the hospital on August 31st, and thus far has heard no response as to whether they proposed to decline or accept his offer.

The Board of Trustees consist of Sheriff L. A. Andrews, John T. Moir and P. Peck. When asked as to what the plans of the Board were in regard to closing the hospital, Mr. Peck replied that they had held no meeting lately and had not determined what would be done. Heretofore the hospital has been run at a loss, and now that the appropriation for the running expenses had been reduced, it would be necessary to close the institution temporarily or run it in a crippled condition, without proper medical attendants. He was inclined to believe the better plan was to suspend the hospital until a sufficient fund of the appropriation had accumulated to carry on the work for the balance of the year.

Mr. Moir was not seen, but the attention of the other Trustees was called to the decision of Dr. John J. Grace as to his purpose to terminate on August 31st his present arrangements in connection with the Hilo Hospital, and Wednesday afternoon Sheriff Andrews promptly called a meeting of the Board to decide upon the problem which confronted the community. As the Trustees, under the supervision of Sheriff Andrews had already expended the appropriation for the next three months in repairs and improvements, there were no funds for opening expenses, and either the hospital must suspend or accept the voluntary offer of Dr. Grace.

Although the latter expected to leave for the Coast shortly, it was explained the control of the establishment would be left in the hands of his partner, Dr. Archer Irwin until his return. Owing to the great cost of the improvements made by Sheriff Andrews and the depleted state of the Board's finances it was voted to accept Dr. Grace's offer, allowing him each month \$250 for the use on an average of five beds, not exceeding ten at any one time. This is equivalent to paying to Dr. Grace \$50 a month per bed for such government patients as they may see proper to send to the hospital.

Dr. Grace is to have the exclusive use of the remainder of the hospital and in return therefor will maintain a hospital corps equal to the needs of the institution, and pay all the running expenses of the establishment, subject to the approval of the Territorial Board of Health, and if that body is agreeable a contract will be entered into immediately with Dr. Grace along the lines suggested. The agreement will be made only for the ensuing fiscal year ending June 30, 1905, and in the meantime the Trustess will endeavor to prevail upon the legislature to increase the appropriation for the following two years, so that the hospital can be kept open as a government institution.

Some interesting information regarding the running expenses was

gleaned. The average monthly expenses before closing the hospital last February was about \$650, while the government appropriation was only \$500. The pay roll alone amounted to \$330. Besides a matron at \$60, an attending physician who received a salary of \$50, there was a nurse, two assistant nurses and a hospital corps which cost on an average of \$220 per month. The cost of running the hospital on the old basis was nearly as much as for the Queen's Hospital at Honolulu, which on the other hand receives a much larger appropriation from the government. The logical result of this is readily figured out, and when word was received from Honolulu that the legislature had cut down the appropriation from \$6,000 to \$4,000, the Board of Trustees determined to close the hospital doors temporarily at least. Fortunately they were able to have the burden of the hospital lifted from their shoulder by the arrangement made with Dr. J. J. Grace, who believed the establishment could be operated at less cost than heretofore. Since that time until now the hospital has been kept open at his own expense, the government paying the regular rate for patients kept there.

This enabled the Trustees to accumulate the balance of the appropriation amounting to \$1695.81, and after paying a few current bills, the Board had at its disposal about \$1,400, which had to be expended prior to June 30th and which under the supervision of Sheriff Andrews, they proceeded to do. All this amount and more has been spent on repairs and permanent improvement of the hospital building and grounds. The floors, sills and roofs of many of the buildings have been renewed, and the entire structure repainted inside and out. New kitchen, bathrooms and plumbing have been put in and the building and grounds put into a thorough hygienic condition.

But the expenditure for the additions and improvements, as usual in such cases, has exceeded the estimates, and the Hospital Trustees are confronted with a shortage which will require until next November to pay. In round numbers \$2,500 has been expended and the appropriation for the year is only \$4,000. Hence the necessity for renting the hospital to a private physician instead of running it as a government institution.

Chefoo, Aug. 11.—Two Japanese torpedo destroyers entered this harbor during the night and seized the Russian torpedo destroyer Riesitlini and towed her away for a hand-to-hand fight with the Russian crew.

St. Petersburg, Russia, Aug. 12.—The Empress this morning gave birth to a son. This assures an heir to the throne to continue the line of the present Czar.

Shanghai, China, Aug. 12.—The Russian ships Czarevitch, Novik and the torpedo boat that escaped from Port Arthur took refuge at Tsingchau. Four other Russian warships are off Shanghai.

Tokio, Aug. 14.—In the naval engagement north of Tsushima the Russian cruiser Rurik was sunk. The cruisers Rossia and Gromobli fled northward badly damaged. Injuries to the Japanese fleet were slight. The Japanese victory restores commerce.

Prince Hiroyasu was slightly injured aboard the Mikasa on the 10th.

Russia will be able to concentrate only four cruisers at Vladivostok. The Novik has been sighted heading for Van Diemen.

Chefoo, Aug. 16.—The available vessels at Port Arthur have made another sortie and are now being pursued by the Japanese. A severe engagement is expected.