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# EVENING BULLETIN

The Only Eight Page  
Evening Paper Published  
on the Hawaiian Islands.  
Subscription 75c. a month.

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## THE EVENING BULLETIN.

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Telephone 256. P. O. Box 88.  
B. L. FINNEY, Manager.

## NO. 10, FORT ST.

### Notice.

HAVING PURCHASED THE business of the No. 10 Fort Street Store from the estate of the late J. T. Waterhouse, I will continue the same business under my own name.

Thanking the patrons for their patronage during the twenty-five years of my management of the business, I ask for a continuance of the same liberal patronage.

A full line of Dry Goods and Fancy Goods will be kept constantly on hand at lowest prices.

HAVE JUST RECEIVED

## "Ex Irmgard"

..... An assortment of .....

Victoria Lawns, Doyleys, Cooling Cloths and

## SERGES!

Linen Table Damask and Linen Napkins, Linen and Turkish Towels, Curtain Loops, Silk Beltings, etc., etc.

E. W. JORDAN.

## Just :- Arrived

### A NEW INVOICE

— OF THE —

## P. D. Corsets

We beg to call special attention to the

## P. D. LINEN

— AND THE —

## P. D.

## Summer Corsets

Of which we carry All Sizes in Stock.

## B. F. Ehlers & Co.

FORT STREET.

## The Hawaiian News Co., Ltd

Merchant Street, Honolulu.

## Stationers, Music and News Dealers.

Carry the Largest Assortment in these lines of any house on the Islands. No Lower Prices.

Just Received a consignment of

## Vose & Sons, Schiller & Smith and Barnes PIANOS!

Special attention called to the latest named to those who want a good Piano at a moderate price. We sell Pianos on the installment plan.

We Manufacture Rubber Stamps. Island orders solicited. Give us a trial and we guarantee satisfaction.

## Irritating and Disfiguring ERUPTIONS

### On the Face, Cured by Ayer's Sarsaparilla

Remarkable Experience of Miss Dorothy Maher, Fitzroy, Victoria, whose portrait we are privileged to give below:



"I take pleasure in testifying to the great benefit I derived from Ayer's Sarsaparilla. I suffered from eruptions on my face of a very irritating and vexatious nature. For a considerable time I experimented with various so-called blood medicines, but without any alleviation of my trouble. At last, your famous Sarsaparilla being strongly recommended to me, I began to use it, and after taking two bottles it was most gratifying to see and feel the effect in allaying the irritation and reducing the eruptions. When I had used three bottles the eruptions disappeared altogether, without leaving a mark on my face, and I have never been troubled with anything of the kind since."

## AYER'S SARSAPARILLA

Sole Medals at the World's Chief Expositions.

## Hollister Drug Co., Ltd.

Sole Agents for the Republic of Hawaii.

## Something Interesting!

### Imports of Champagne Into the United States,

FROM JAN. 1ST TO JUNE 1ST, 1895.

	Cases.
G H Mumm & Co.'s extra dry.....	30,831
Pommery & Greno.....	11,798
Moet & Chandon.....	9,608
Heidsieck & Co., (dry Monopole).....	7,501
Louis Roederer.....	3,438
Ruinart.....	3,136
Perrier Jouet.....	3,286
Irroy & Co.....	1,785
Vve. Clicquot.....	2,378
Bouche Sec.....	992
Delbeck & Co.....	728
St. Marceaux.....	334
Krug & Co.....	270
Chas. Heidsieck.....	355
Various.....	5,419
<b>Total.....</b>	<b>81,859</b>

### COMPILED FROM CUSTOM HOUSE RECORDS.

## Macfarlane & Co.,

Sole Agents for G. H. Mumm & Co. for the Hawaiian Islands. 124-1/2

## Countess Wachtmeister Lectures.

## Y. M. C. A. Hall

AT 7:30 O'CLOCK.

SUBJECTS:

Friday—"Lotus Day." 295-5t

### Notice.

THE UNDERSIGNED HAVE BOUGHT out the entire interest of Ah Sam, Kaneohe, Koolau, on the 9th inst., doing business of Dry Goods and Coffee Saloon. We hereby give notice that we are not responsible for any claim against Ah Sam. AH HOY. AH KIN. Kaneohe, May 2, 1896. 295-1w

## LEGISLATURE IN SESSION.

### THE REFUNDING PROPOSITION AGAIN KILLED IN THE SENATE.

The Debate on the Matter—One Bill Passed by the Senate—Proceedings in the Lower House.

SIXTY-SECOND DAY, MAY 8th.

### THE SENATE.

After the usual preliminaries Senator Brown from the Judiciary Committee reported on the bill appropriating \$2000 to continue the work on the Nuuanu stream. The report showed that all appropriation bills must originate with the Cabinet under the Constitution. The bill was then referred to the Minister of Interior.

Senator Waterhouse from the Printing Committee reported printed copies of the Act making appropriations for unpaid bills prior to December 31, 1895.

Senator Lyman from the Committee on Passed Bills reported that Senate Bill 28, concerning patents, and House Bills 26, 27 and 28 had been presented to the President for his signature.

On the regular order of the day Senator McCandless, resolution that it was the sense of the Senate that the Executive should issue 4 per cent bonds with not more than 3 per cent discount and 2 per cent commissions, to refund the present indebtedness, came up.

Senator Baldwin moved to amend by making the discount 8 per cent.

In support of his amendment the Senator said it was no use voting for a resolution that the Executive would not entertain. He did not know that the Minister of Finance would entertain the terms of his amendment, but they would at least give the Executive some latitude in dealing with the matter.

Senator McCandless said that under the amendment the amount saved would be hardly worth bothering about and the matter might just as well be let alone for another two years. Its seemed to be the general opinion that in two years from now the bonds could be placed at a much better figure than now. It would be better to wait. He understood from recent dispatches that the Cubans had placed a \$9,000,000 loan at 6 1/2%. If that was so, surely Hawaii should ask better terms. There was no comparison between the condition and resources of the two nations and yet Cuba, with no capital, no port of entry, no custom houses, in fact with scarcely a semblance of a government could float bonds at 6 1/2%. If that was so, surely Hawaii ought to get par and over. These London bond dealers were looking out for themselves, and it was time Hawaii looked out for herself and dealt elsewhere.

The Minister of Finance had made the most extraordinary statement the other day when he said that the Executive would refuse to attempt to negotiate the bonds at the rates proposed in his resolution. He considered such a statement a direct insult to the Senate. They might at least try to negotiate the bonds. If they failed the responsibility was with the Senate.

Senator Baldwin said the past course of the Executive in dealing with the bonds issued in the last two years showed that the Executive did not use their power to sell bonds at the lowest figure. He thought the Executive could be trusted.

Senator McCandless said the price of the bonds issued in the last two years had been fixed more by the patriotism of the buyers than anything else. The present refunding proposition was not a matter of patriotism at all. It was simply a cold-blooded piece of business and whatever the limit fixed on the bonds was that limit would be exacted to the last cent.

Senator Brown said the principal thing about the proposition was the statement of the Minister of Finance that bond dealers had refused to treat with him until the Act authorizing the issue had passed. He could not believe it possible that capitalists would refuse to treat with a duly accredited agent of this government at any time and give the figures asked for. If the London capitalists would not do so, the less Hawaii had to do with them the better. In fact he thought the time had come when we should cut loose from the London people and try elsewhere. He was satisfied that a duly authorized agent of this government could collect in the United States all the information desired in time to present to the next Legislature. He would recommend that course and that the entire matter be laid over until the very fullest information was in the hands of the Senate.

Senator Baldwin's amendment was lost by the following vote: Ayes—Holstein, Baldwin, Horner, Schmidt, Wright—5.

Noes—Kauhane, Lyman, Northrup, Hocking, Brown, McCandless, Waterhouse, Rice, Wilcox—9.

Senator McCandless' resolution was voted down by 10 to 4, which settles the refunding proposition until it crops up in another shape.

Senate Bill 40 relating to Senators on the islands of Hawaii and Kauai, was laid on the table on second reading.

The bill granting a plot of land for the use of the Chinese hospital passed the third reading unanimously.

The bill granting the Minister of Interior power to grant certificates of election in certain cases, passed the second reading.

There being no further business on hand the Senate adjourned to Monday at 10 a. m.

SIXTY-THIRD DAY, MAY 8.

### HOUSE OF REPRESENTATIVES.

Eleven members were present at the opening hour this morning. Rep. Richards reported House Bills No. 37, 39, 40, 41 and 42 printed.

Rep. Robertson submitted two bills from the Judiciary Committee amending the laws relative to the jurisdiction of District Magistrates. Passed first reading.

The House then took up the license act again commencing at section 84, license of milk dealers, which passed after an amendment extending the limits of the town of Hilo, as described in the section.

Section 87-88 places a license tax of \$50 on notaries in the first judicial district and \$20 on other districts, \$25 on agents to take labor contracts in Honolulu, \$10 for Hilo and other important ports and \$5 for the remainder.

Representative Richards proposed a reduction of the fee, stating that he had found that the largest number taken by any agent in Hilo was seventy-six in five years.

Rep. Kamaooha moved to strike the section out.

Rep. Winston moved to strike out that portion relating to country districts, but to put a tax of \$50 or \$100 on agents to take labor contracts.

Minister Smith's view was that it was proper to place a moderate license on notarial officers and on labor contract agents, as far as Honolulu was concerned, but the amount of business done outside of the city was so small as to make the tax a burden. He moved to amend the bill to read \$10 for notarial license in Honolulu and \$50 for agents to take labor contracts. As for the outside districts he would move to strike out that portion of the section. Said he thought the imposition of a \$10 fee on notaries would have the effect of stopping the flood of applications now coming in and lend more dignity to the office.

Rep. Robertson supported the motion to strike out the entire section. An agent or notary is a semi lawyer and if the sections referring to one was stricken out it was unjust not to strike the others.

Rep. Kamaooha said that the granting of notarial license was left to the Minister of the Interior and that if there had been a number of children appointed to the office as had been stated, it was the fault of the Minister. Enforcing the payment of a license worked a hardship on the people in general as most of the country notaries and agents could not afford to pay it and would resign their commissions, thus compelling people to travel farther to get a paper acknowledged.

Rep. Bond moved to vote on each clause separately. The section passed as amended, placing notarial license for Honolulu at \$10 and \$5 for other districts; \$50 for agents to take labor contracts in Honolulu and nothing elsewhere.

Section 89 and 90 places a \$25 license on peddlers of cakes.

Minister Smith spoke strongly against peddling in general, especially merchandise. Said that the latter was a source of evil and much smuggling of opium and illicit selling of liquor was done by this class.

The Sections passed.

Sections 92, 93 and 94 permits the sale of opium for medicinal purposes by those licensed to sell poisonous drugs, etc, subject to the penalties imposed by law. Passed.

Sections 95 and 96 place a license fee of \$5 per day upon public shows, circuses, etc. Passed. Sections 97 and 98 refer to penalties for misrepresentation as to the character of such performances. Passed.

Sections 99 and 100 place a \$10 license on sellers of salmon. Passed.

Section 101 imposes a license fee of \$25 on tailors. Minister Smith said tailors paid no license and should be made to do so. Rep. Winston thought the clause should be more discriminative, making a difference between merchant tailors, those who only made up goods and did not import them and those who do repairing, etc., only.

Rep. Robertson said he could not see why a tailor should pay a license any more than a carpenter or harness maker or well-borer.

Rep. Rycroft agreed and said he thought the whole section unjust. A motion to strike out the section was carried.

Section 102. License to sell tobacco, cigars and cigarettes is placed at \$50. A motion to refer to the select committee was lost.

Rep. Rycroft moved to amend the section making the license to wholesalers \$100.

Rep. McBryde seconded.

Rep. Winston moved to refer to the Minister of Finance.

Rep. Richards said if the matter had to go over he moved to reconsider the vote to refer to the select committee.

Rep. Robertson said that he thought this measure was put up by the House of Lords upstairs, who proposed to grind the poor man down to the dust and allow the big wholesaler to get off without any burden to carry. He would move to amend the section to read: The license fee for importers of tobacco, etc. shall be \$250.

Rep. Richards again moved to refer to a committee. Said an importer's license of \$250 would prohibit the importation of tobacco outside of Honolulu. No dealer in other districts could stand it. Motion to refer to the select committee carried.

Adjourned to 1:30.

Great regret is felt around Glasgow, Ky., over the death of "Old Rial" Lewis, the most famous of ante-bellum fiddlers in that region. Rial had all the old-time negro characteristics, and forty or fifty years ago he cut an important figure at all the gatherings of the belles and beaux in the Barron River country, a section at that time renowned for "its wealth, its polish, the beauty of its women and the gallantry of its men."

The warm weather is approaching. Sunshades and Sun Hats—Suitable at Waterhouse's.

## IN THE HIGHER COURTS.

### THE NATIVE JURY CASES WILL SOON BE ENDED.

Found Guilty of Selling Liquor Without a License—Cases on Trial—An Order in a Bankruptcy Case.

In the case of the Republic of Hawaii vs. Kepekaia, selling liquor without a license, tried yesterday, the jury brought in a verdict of guilty. This morning Judge Perry sentenced the defendant to pay a fine of \$100 and \$18.50 costs.

The case of M. Carvalho and five others, unlawful assembly, is set for May 11th.

This morning's session of the Circuit Court was occupied with the trial of the case of William Kuhia vs. Ahiena, administrator. Assumpsit. The following jury was empaneled: Jas. Morse, S. L. Kinimaka, Jas. Old, Jr., U. H. Jones, Pamalo Huli, H. J. Mossman, J. Rosa, John Wallace, Geo. Hoo-kaho, E. E. Mossman, J. W. Akana and J. Nalua. Messrs. Humphreys and Kane for the plaintiff and Magoon and Edings for the defendant. The trial is going on this afternoon.

Judge Perry will call the divorce calendar tomorrow morning.

It is likely the foreign jury cases on the calendar will be reached early next week.

The case of Bishop & Co. vs. C. Brown, administrator, will be heard before Judge Carter on Monday next.

In the matter of the bankruptcy of L. D. Timmons, Judge Carter approved the final accounts of the assignee and ordered his discharge this morning.

The case of Macfarlane vs. Damon is set for trial this afternoon.

### ARRIVAL OF THE HALL.

List of Her Passengers and Freight-Volcano Items.

The Hall docked at 2 p. m. today bringing 3220 bags of No. 1 and 991 bags of No. 2 sugar; 61 bags of coffee, 15 cattle, 200 bags of seed cane, 28 first class and 67 deck passengers. The list of first class passengers is as follows:

Antonio Fernandez, W. G. Silva, Adj. Egner, Capt. D. Taylor, Mrs. Freidenberg, Mrs. E. B. Friel, Miss Katie Cornwell, Miss Belle Vida, Mrs. H. Bell, Mrs. Anderson, Lieut. Jeffries, Mrs. Wilson, S. Yema, Mrs. A. K. Hoapili, Ah Sim, Dr. Derby, J. J. Rice and wife, W. H. Crozier, Geo. Groves, Warren Gregory and wife, D. P. Kellet and son, W. P. Boyd and wife, Jas. McAndrews and J. A. Hughes.

Capt. Simerson reports that the fires in Mokuaweo were not so bright on Wednesday night as previously, which may be due to atmospheric conditions. Immense volumes of smoke were pouring from the crater.

### Before His Honor.

Mao and Kimoeko became intoxicated last night and paid \$2 and costs for a temperance lecture in court this morning.

Sam Broad persisted in staying away from school and goes to the reformatory for one year in order to learn the evil effects of truancy.

Maurice Poulain whom the light and airy Jeanne Cleary claimed assaulted her, paid a \$10 fine for the offense.

Ulianu and Hana Kuamoo, wahines, broke section 5, chapter 57, of the penal code. Hana gets thirty days while Ulianu's sentence is suspended.

F. Santos, charged with driving a hack without any license so to do, was tried this morning and Judge de la Vergne will decide on the 11th inst., whether or no he is guilty.