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From S. F.	China	Apr. 8
From S. F.	Alameda	Apr. 9
From Sydney	Moana	Apr. 9
For Sydney	Aorangi	April 12

VOL. X. No. 2112. HONOLULU, TERRITORY OF HAWAII, THURSDAY, APRIL 3, 1902. PRICE 5 CENTS.

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"2. That on the 25th day of March, 1902, the said W. W. Harris, plaintiff herein, was duly nominated by twenty-five duly qualified electors of said Fourth District as a candidate for Representative at said election; and that he possesses all the qualifications necessary to be eligible to election as and to be a member of the House of Representatives.

"3. That on said 25th day of March, 1902, one August Dreier was also duly nominated by twenty-five duly qualified electors of said Fourth District as a candidate for Representative at said election.

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Here is quoted the protest of W. W. Harris to Secretary Cooper against the placing of the name of August Dreier upon the official ballot, which has already appeared in the Bulletin. Next is recited the overruling of said protest by the Secretary of the Territory, with a statement that the defendant is now causing the official ballot to be printed with the name of August Dreier as well as that of W. W. Harris thereon, after which the paper states:

"That the defendant's sole reason for overruling plaintiff's said protest and his determination to place the name of August Dreier upon the official ballot as aforesaid, is his belief that he is without authority under the law to inquire into or to pass upon the question as to whether or not any person nominated as a candidate in the manner provided by law possesses all or any of the qualifications required by law of candidates for or members of either branch of the Legislature of said Territory.

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STEAMERS REPORT

KAUAI RAIN SOAKED

Much Damage Done at Various Places On Island.

RICE MILL TO WINWARD PUT OUT OF BUSINESS

Schooner Ada Has Very Rough Experience--Reports of Bad Weather On Other Side of Oahu.

The steamer James Makee arrived in port from Kauai this morning at 5 o'clock. Pursuer Lagan reports as follows: "When we arrived at Hanalei we found there the steamer Keahou which had been lying weather-bound in that place on April 1. We left Hanalei for Anahola where we took in a load of sugar, 2600 bags. The steamer Keahou was at Kilauea discharging freight. The W. G. Hall left Koloa for Elele. The Whitney was at Nawiliwili. She is to sail today with 32,688 bags of sugar. The steamer Tampico was at Makaweli discharging coal. The Rosamond was at Elele. She was to leave for the Coast today with 28,594 bags of sugar. The following sugar is left at Kauai ports ready for shipment: K. S. M., 4000; V. K., 100; W., 400; Mak., 650; G. & R., 2260; McB., 12,000; K. P., 3500; L. P., 832; H. M., 302; K. S. Co., 7000, making a total of 20,544. The Makee brought 2600 bags of M. S. Co. sugar to Honolulu.

The steamer Kaula also arrived in port from Kauai ports this morning at 4:45 o'clock. Pursuer Clark reports that fine weather prevailed at the ports on Kauai although there has lately been an abundant rainfall. Light choppy seas and fair winds were encountered across the channel on the homeward trip. The Kaula brought from Kauai 2409 bags of G. F. sugar and 1274 bags of H. M. sugar.

The small island schooner Ada arrived in port early this morning from Kauai ports. Captain Nelson reports that the weather at Hanalei and in the vicinity of that place has been very bad lately. The Ada lay at Hanalei for five days waiting to take on board a cargo of 800 bags of rice which was ready for shipment but as the rain continued with a steady downpour, the rice could not be taken on board, so the schooner finally had to leave Hanalei without a load on Tuesday evening. It was still raining when she left.

The rain has been coming down in a steady, heavy pour for more than eight days and the river at Hanalei, the mouth of which in its natural condition is very narrow, has now swelled to such an extent that Captain Nelson states that it is as wide as the entire harbor.

Further up mauka the river broke out over the adjoining rice fields and as these had just recently been planted, much damage was done, acres and acres of young rice being totally destroyed.

At Kalihwai the river also broke out as in Hanalei and much damage was done to the rice fields at this place also. At Waieke, a small rice mill belonging to a Japanese was totally wrecked and carried away, and at Anahola a bridge was destroyed by the rushing waters. The natives in these parts all say that they have never before witnessed such a terrible rain storm.

Out at sea the weather was very rough there being a very heavy north-westerly swell which, in conjunction with the rain, made the Ada's stay a very disagreeable one. There was no wind to speak of.

The schooner Kawallani which arrived from Koolau ports this morning and there has also been very heavy ports that on the other side of this island. She went first to Punaluu and from there to Kaalaea where she took aboard 820 bags of rice. On account of the heavy showers it took the schooner two days to take this load on board, although generally one day is amply sufficient for this work.

The small river which runs out into the sea near Kaalaea was swollen considerably by the heavy rains and broke away the bridge which spans it where the road runs from the government road up to the Kaalaea rice mill.

OREGON BLOCK TROUBLE

There was a meeting of the creditors of the Oregon building late Tuesday afternoon in the rooms of the Master Builders Association from 5 to 6:30 o'clock. This meeting was very largely attended and there were present besides the creditors, the contractors and promoters of the block. The business of the meeting was to settle certain alleged irregularities in connection with the money affairs of the building. The matter was one of long standing and is very complicated. The meeting adjourned after selecting W. W. Harris to act for the creditors in the negotiations with those who have asked to make a settlement of the claims presented.

This little transaction is what caused the rumpus in the ranks of the stockholders and there were some very hostile men who went into the meeting on Tuesday afternoon.

W. W. Harris when seen yesterday afternoon said that from the appearance of things there would be an amicable settlement of the affairs of the Oregon block creditors, although this would take some little time. The building was a paying investment, the sum of \$500 being taken in each month over and above all expenses. (Clemens was needed. All would come right.

MRS. BIRD'S PURSB GONE.

Among the visitors at the police station today was Mrs. Mott-Smith Bird who went to complain about a missing pocket book which mysteriously disappeared from her home on Nuuanu avenue last Monday some time. Mrs. Bird thought she had mislaid the pocket book and so did not bother the police. However, as it contained in the neighborhood of \$75, naturally Mrs. Bird wished to locate it. She hunted high and low but found nothing and then came to the conclusion that it had been stolen as she reported the matter to the police authorities.

The lady has not the slightest idea who could have taken it and can give the police no assistance whatever in the matter of ferreting out the guilty party. The pocket book is gone and that is all there is to it.

HOME COMPANY WINS.

The Honolulu Iron Works Company has received the contract from the Public Works Department to furnish piping for the Lahaina water works. The price is the same as the company receives for its Honolulu pipe contract awarded a few days ago with the difference of freight added. Some of the bidders for the Honolulu contract, when they saw the price asked by the local manufacturing concern, withheld their bids for the Lahaina pipe.

Wells, Fargo & Co. EXPRESS
TEL. MAIN 199.
Masonic Temple, with American Messenger Service.

AFTER LOST LAUNCH

When the Mauna Loa goes on her next trip to Kau ports tomorrow noon she will have aboard a water-glass which will be used in the search for the gasoline launch which was lost by the steamer Hanalei a couple of weeks ago.

There was to have been a search for the lost boat during the last trip of the Mauna Loa, but as there was then a great deal of work for the steamer to do, no time could be spared for the work. The launch was lost near Punaluu on the Kan coast in about twenty-five fathoms of water. The water-glass will be used to locate the boat and also to direct the movements of the grapnel, as it is feared that a haphazard use of the latter might seriously injure the boat's machinery should the hooks happen to get caught in it.

LASTEST PHASE OF CHINESE MOVEMENT

A new phase has just come to light in the matter of the movement on the part of the sympathizers of the Chinese Consul to get the Chinese of the city to sign papers to be sent to the Foreign Office in China, asking the Government to interfere on behalf of the Chinese here who have had damages awarded to them by the Fire Claims Court but who have not yet seen a single cent.

It is mentioned in another column that certain posters signed by three prominent Chinese were placed in conspicuous places in Chinatown yesterday afternoon. Not long after the appearance of these posters on the fences about Chinatown, men on the other side got busy and prepared other posters which were not signed by anyone, but which were posted under the first ones.

These are to the effect that the Chinese do not wish to take any action at the present time in the matter of appealing to the home Government. It is stated that they feel the local Government has done and will do all in its power to pay the claims of the Chinese to whom damages have been awarded and that nothing will be gained by the proposed action on the part of the supporters of the Chinese Consul.

It goes still further than this and says plainly that the Chinese Consul is at the back of the whole movement and that he intends to get the money for the fire claims in his own hands for the purpose of using it in ways that he may deem best and not for the payment of the claims. The Chinese are against anything of this kind, the poster continues.

Both factions of the Chinese community are very busy just now, and it is certain that the Reform party will have nothing whatever to do with the movement and that the only names that will appear will be those of men who are sympathizers of the Chinese Consul.

BERTELMANN WILL CASE SUBMITTED

Kinney, Ballou & McClannahan have filed notice of motion for decree, to be presented on Friday, based on the master's report in the matter of the guardianship of James Hoare Jr., a minor. A summary of the report was given in the Bulletin when filed. When all of the allowances and disallowances claimed as just are stated, the attorneys for the minor ask that the estate of the late Antoine Rosa, guardian, be surcharged with \$6102.01 and that John F. Colburn, executor of Rosa's estate, pay that sum out of the estate's funds, also a master's fee of \$250 to Lyle A. Dickey.

Charles F. Clemons is the latest acquisition to the Territorial bar. He comes from Butte, Montana, is thirty years of age, a graduate of Yale law school and holding the degree of Master of Laws from the National law school in Washington. Mr. Clemons has been a practitioner in Connecticut and Montana, besides being a member of the bar of the Ninth Circuit Court of the United States.

William C. Parke, administrator of the estate of Catherine P. Auld, has filed his bond in \$1800 with Jas. F. Morgan as surety, under an order to sell real estate.

Judge Robinson this morning made an order, on motion of Atkinson & Judd, declaring H. L. Evans and Matsumoto in default for a note of \$1000 at 9 per cent interest made to Bishop & Co. on October 2, 1901.

Helen A. Holt has petitioned to be appointed guardian of her six minor children, who inherit from their deceased father, James R. Holt, real estate valued at \$50,000 subject to widow's dower of one-third, and personal property of \$400. The estate has debts amounting to \$8500 and the annual income is \$3500, of which the petitioner is entitled to one-third.

The construction of the will of the late Christian Bertelmann, for determining the rights of all persons claiming thereunder, has been submitted to the Supreme Court without action.

Judge Humphreys has given judgment for plaintiff in the sum of \$52, in the case of Oahu Carriage Manufacturing Company against T. C. McGuire.

Judge Robinson has signed a decree of divorce in the case of May L. Walker vs. F. G. E. Walker.

Union Express Company by its attorneys, Andrews, Peters & Andrade, denies the complaining allegations of Penclun Stockyards Company and demands judgment for dismissal of complaint with costs.

The contest over a Stock Exchange seat, Ailes vs. Falk, was partly argued before Judge Geat this morning.

RECEPTION TO NICHOLS.

The Women's Guilds of St. Andrew's Cathedral and of St. Clement's chapel cordially invite all church members and their friends, to a reception to be given in honor of Bishop Nichols of California at the Hawaiian Hotel on Tuesday evening, April 8, at 8 o'clock. The committees will be glad of the cooperation of all church people.

George Kaeo, a former mounted patrolman, and Mrs. H. J. Mossman, have been arrested on the charge of adultery. The case will come up for trial in the Police Court tomorrow forenoon.

STORM RUBBERS

Heretofore our storm rubber ads. have had the effect of causing the rain to cease on the same day of publication. You might consider them a public benefit.

If this ad. fails in the usual result, we can at least be of greater service to the public by selling the very best rubbers at \$1.

This will insure dry feet and greatly lessen the chances of a cold, thereby saving doctor's bills, etc.

MANUFACTURERS' Shoe Company, Ltd.

GUARDIANSHIP DESIRED FOR THE HOLT MINORS

Evans and Matsumoto in Default--Stock Exchange Suit--Adjudication of Charges on Rosa Estate Funds.

SODA WATER AND WHISKEY

Makekeani, a native, appeared in the Police Court this forenoon on the two charges of selling liquor on Sunday and selling liquor without a license. The former charge was nolle prosequi but in the latter case the defendant was found guilty and sentenced to pay a fine of \$150 and costs.

It appears that Makekeani is connected with a certain saloon on Kukuiki street and that in addition to this, he runs a soda water stand a short distance away on River street.

On Sunday last Deputy Sheriff Chillingworth and others made a raid on the latter place and found in the back part a place fitted up for the sale of hard drinks. The man having no license to sell hard liquor, was arrested. It seems that the saloon with which he is connected has a license for the sale of Primo beer only. This being the case, the native opened up a soda water stand and then put in a lot of whiskey and the like, supplying this from a room in the back part of the store.

REPUBLICAN MEETINGS

Two rousing Republican meetings have been arranged for tonight. One of these is to be held in Thomas Square. C. A. Graham is to be the chairman and the following Republicans will speak: J. G. Pratt, A. G. M. Robertson, Lorrin Andrews, S. K. Kane, John Lane, W. J. Coelho, Rev. S. L. Desha, Candidate Harris and others. As will be seen by the list of speakers, this should be one of the very best meetings of the campaign. If it is possible, there will be a number of Hawaiian singers present to make things lively and add zest to the work.

The other meeting will be held in the Kanolihi Church. This will be entirely conducted by natives, as the population of the district is made up almost entirely of Hawaiians. This, too, should be a rousing meeting. The chairman will be Kauai and the speakers Dan Kekaha, John Kalama, J. M. Kaneakua and W. W. Harris.

Gomes & McTigue are sole agents for the celebrated L. de Turk's California wines.

ADVANCE LICENSE FEE

NEW RULE FOR PERSONS STARTING NEW SALOONS

Mr. Barnard Granted Liquor Dealer's License at Laupahoehoe--Pepee-keo is Given Chance to Lease Public Land.

STORM RUBBERS

At the Executive Council this morning the applications of E. Smith and Tom McTigue for retail liquor licenses were held up until a certified check for the fee is received from each of them. This is under a rule passed only today, on account of the previous granting of liquor licenses to persons who did nothing more about them.

Mr. Barnard was granted a dealer's license for Laupahoehoe.

Mr. Boyd was authorized to proceed on the application of Pepeekeo Sugar Company, by putting the desired land up at auction for a five years' lease at an upset price.

An application of Theo. H. Davies & Co. for an exchange of land, on behalf of the Honolulu Iron Works Company, for the purpose of consolidating the respective holdings of both parties, was deemed beyond the powers of the Government of the Territory according to the ruling just made by the Federal Government. Excepting where an exchange of land is for street or road purposes, the transaction must be with the United States Government.

The installation of a new safe in the Governor's office, which was imported by last steamer, was approved by the Council.

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"3. That on said 25th day of March, 1902, one August Dreier was also duly nominated by twenty-five duly qualified electors of said Fourth District as a candidate for Representative at said election.

"4. That said August Dreier does not possess all the qualifications necessary in order to be eligible to election as and to be a member of the House of Representatives as specified in Section 40 of the Organic Act of the Territory of Hawaii inasmuch as he is not qualified to vote for Representative in the District in which he seeks to be a candidate as aforesaid."

Here is quoted the protest of W. W. Harris to Secretary Cooper against the placing of the name of August Dreier upon the official ballot, which has already appeared in the Bulletin. Next is recited the overruling of said protest by the Secretary of the Territory, with a statement that the defendant is now causing the official ballot to be printed with the name of August Dreier as well as that of W. W. Harris thereon, after which the paper states:

"That the defendant's sole reason for overruling plaintiff's said protest and his determination to place the name of August Dreier upon the official ballot as aforesaid, is his belief that he is without authority under the law to inquire into or to pass upon the question as to whether or not any person nominated as a candidate in the manner provided by law possesses all or any of the qualifications required by law of candidates for or members of either branch of the Legislature of said Territory.

"The plaintiff claims that it is the right and duty of the Secretary of the Territory, under the law, to inquire into, pass upon and determine the qualifications of all persons who may be nominated as candidates for election to the House of Representatives of said Territory and that if, in any case, he should find that any such nominee is not possessed of all the qualifications required by law to be possessed by candidates for and members of said House of Representatives, it is his duty to refuse to accept such nomination and to refuse to place the name of such nominee upon the official ballots.

EXIT MR. ROBERTS

People who had money coming to them from Mr. Roberts who was for a long time in the employ of Peacock & Co., on Merchant street, will now weep over their misplaced confidence and collectors who were entrusted to collect sundry amounts from the same Mr. Roberts will no more haunt the halls of Peacock & Co. with their presence.

A few weeks ago Mr. Roberts was quietly "let out" by the firm as his creditors and the collectors arrived in such numbers as to materially interrupt his work. About a week afterwards Roberts on a quiet Sunday afternoon departed on the transport Egbert when she left this port for San Francisco.

"The defendant claims that the Secretary of the Territory has no right of authority to inquire into, pass upon or determine whether or not any person duly nominated as a candidate for election to the House of Representatives is possessed of any or all of the qualifications required by law to be possessed by candidates for or members of said House of Representatives.

"An adjudication is requested upon the respected claims of the parties hereto."

Chief Justice Frear set the time for argument of the submission at 10 o'clock tomorrow morning.

Pedro Rodriguez, a Porto Rican, was arrested recently on the charge of larceny in the second degree. He was this forenoon committed to the Circuit Court for trial by Judge Wilcox.

Eastman pocket folding kodaks all sizes, for sale at Honolulu Photo Supply Co. at 20 per cent below regular price.

South Wales coal operators are about to sue the miners' unions for \$50,000 for loss sustained by the union ordering work stopped upon three days, with the purpose of curtailing the output. The amount to be asked averages 25 cents a ton for each miner.

Queen, Margherita of Italy will visit Jerusalem early in the spring and make a tour of the sacred places in Palestine.

LOUNGES ARE ANCIENT HAWAIIAN JUDGES HAVE ALWAYS HAD THEM

Surviving Relics of Comfort for Old-time Judges in Melancholy Ruin--New Judiciary Chambers Plainly Furnished.

Anyone would think, from reading the Advertiser, that lounges in the chambers of the Hawaiian Judiciary are an extravagant notion of the three First Circuit Judges now in office. One has only to go to the court house, however, to see the battered relics of lounges that must have rested the weary bodies of judges for decades before the existing Judiciary Act came into force. Whoever has seen judges waiting for a jury's verdict far into the night, or holding court through tedious hours while enduring grievous pain of illness, may easily conclude that a couch of rest in a judge's chamber is not more out of place than in anybody's sitting room. Much of a judge's hardest work is in the seclusion of his chamber, poring over the briefs of contending lawyers and consulting perhaps a score of books in considering one case. He, like any brain-worker, is frequently more fatigued at the end of his day without limit of hours than the brawny wielder of pick and shovel.

The lounge that Judge Humphreys found in his chamber on taking office literally went to pieces when touched for removal in the late reapportionment of quarters to the Judiciary. Its black walnut framework had been riddled by ants and on the handling of the