

EXPERIENCE

Is a great teacher in monument building as well as in everything else. Our many years of business success in this line ought to be a guarantee that we can satisfy the most particular in monumental work of any kind. Call and see the designs in stock.



H. E. HENDRICK,
180 KING STREET, NBXT TO YOUNG BUILDING.

PARLOR TABLES

We're showing some beauties now. Those mission tables in weathered oak and quarter sawed oak are favorites.

Our stock is a full representation of all kinds of fancy center tables. Come and look about—we're always glad to see you.

PORTER FURNITURE COMPANY,
YOUNG BUILDING CORNER HOTEL STREET.

YAMATOYA,

1044 NUUANU STREET, HONOLULU, H. T.

Japanese Silk Goods, Handkerchiefs, Kimonos, American Shirts, Neckwear, Socks and Underwear. Straw Hat Manufactory. Shirts of all Kinds and Pa-jamas Made to Order.

Legal Notice.

GUARDIAN'S SALE OF REAL ESTATE.

Notice is hereby given that pursuant to an order of the Honorable George D. Gear, Second Judge of the Circuit Court of the First Circuit, Territory of Hawaii, made and entered on the 21st day of May, A. D. 1903, in the matter of the guardianship of Olivia Labeia (w), a minor, in Probate, at Chambers, the undersigned Guardian of the estate of said minor will expose for sale at public auction to the highest and best bidder for cash, the real estate belonging to said minor herein described, at the mauka entrance of the Judiciary building, Honolulu, on Saturday, August 8, 1903, at 12 o'clock noon.

The property to be sold consists of all of that piece or parcel of land situate on Robello lane, off King street, in said Honolulu, being all of the land described in Royal Patent No. 1228, L. C. A. 8316 to Kauwili, and bounded and described as follows:

Commencing at the east corner of this house lot and running
N. 37 1/2° W. 2.26 chains along Konohiki thence
E. 52 1/2° W. 1.95 chains along Konohiki thence
S. 37 1/2° E. 2.26 chains along Konohiki thence
N. 52 1/2° E. 1.95 chains along Konohiki to place of commencement. Area 0.44 acre.

Terms—Cash in U. S. Gold Coin; deeds at expense of purchaser, and sale subject to confirmation by the Court.

For further particulars apply to Chas. F. Peterson, Attorney for said Guardian.

SAM PALL,
Guardian of the Estate of Olivia Labeia, a Minor.
Dated Honolulu, Aug. 3, 1903.
2524—Aug. 4, 7.

NOTICE TO CREDITORS.

All claims against A. R. Phillips must be made in duplicate and presented at the office of J. W. Podmore, Bethel and King, within thirty days. After such time they will be forever barred.

2524-1m

FRESH GOODS EX SIERRA.

NEW ORLEANS MOLASSES.
\$1.00 a gal

COLONIAL SYRUP, \$1.00 a gal

J. Kumalae & Co.,
208 Bercantia next to Paragon Market.

Port Costa Flour

WHITE AS SNOW.

Jasper: That man always has a case of rattles. Casper: Who is he? Jasper: He is the gent who sells baby toys.

DE BOLT IS REVERSED

CLUB STABLE SALARIES CASE REMANDED

SUPREME COURT RENDERS DECISION IN C. BOLTE ET AL. VS. THE BELLINAS AND PERRY.

Reversing the decree of Judge De Bolt, the Supreme Court, in a unanimous decision filed yesterday afternoon, remands the case of the Club Stables for such further proceedings as may be proper. Associate Justice Perry writes the opinion.

The matter was a bill in equity to restrain C. H. Bellina, manager of the Club Stables, a corporation, from paying himself and W. E. Bellina and H. H. Perry, assistant managers, salaries said to be extortionate, and for an order requiring them to repay all moneys received as salary over the amount of a reasonable compensation. C. Bolte, E. K. Bull, J. J. Sullivan and Paul R. Isenberg, for themselves and the other stockholders in the Club Stables, were complainants.

The bill was dismissed on account of "insufficiency of proof and lack of equity." Plaintiff appealed, Sullivan and Isenberg afterward withdrawing their appeals.

The syllabus of the opinion declares: "Directors stand toward the corporation in the relation of trustees to a cestui que trust, and when they vote to themselves salaries or other compensation or services such salaries or other compensation cannot be allowed to stand unless shown to be fair and reasonable."

The Supreme Court gives the following findings of fact and law. Bellina was appointed manager by the directors on September 9, 1901. In the end of that month he fixed the salaries of W. E. Bellina and H. H. Perry as assistant managers at \$200 each a month. Besides these salaries the assistant managers or foremen had the free use of a cottage belonging to the corporation theretofore rented at the rate of \$20 a month. At a meeting of directors on November 14, 1901—Bolte, Perry and the two Bellinas present—the salary of the manager was fixed at \$300 a month from September 10, 1901. Bolte voting against the motion on the ground that such salary would be excessive.

No formal complaint was made against the salaries until August 5, 1902, when, at a meeting of directors Bolte moved, seconded by Isenberg, that the three salaries be reduced \$100 a month each, but Perry and the two Bellinas voting against it the motion was lost.

On December 1, 1902, Bolte and Bull addressed a letter to the board of directors, protesting against the salaries, as being unreasonably high, claiming that each of the three men had been overpaid \$100 a month, asking the board to demand repayment of the excess amounting to \$300.39 and, in case of non-compliance, to institute proceedings in the name of the corporation to compel such repayment, the writers giving notice that if the board did not do so they would bring suit themselves. At a meeting of directors on December 11, 1902—only the two Bellinas and J. J. Carreiro being present—the board refused to comply with the requests made or to reduce any of the salaries and passed a resolution declaring the compensation to be reasonable and ratifying its own action and that of the manager.

Perry left the employ of the Club Stables in August, 1902. During all of the time mentioned C. H. Bellina held 181 shares of the stock, W. E. Bellina 15 shares and Perry, until the transfer of a portion of his interest in August, 1902, shares, the total capital stock of the corporation being 500 shares. The suit was begun December 27, 1902.

While the experts who testified on the subject are not all agreed as to what would be reasonable compensation for a manager and assistant managers under circumstances such as those surrounding the Club Stables, Limited, we find, upon all the evidence thus far adduced, that the salaries allowed to the three respondents are exorbitant and excessive.

Directors stand toward the corporation which they represent and act for in the relation of trustees to a cestui que trust. Some of the authorities go to the extent of holding that they may not, lawfully, vote to themselves compensation for services and that any such attempted vote would be illegal, but it is unnecessary to go to that extent in the case at bar. We will assume for the purposes of this appeal that if directors do vote to themselves salaries or other compensation, such salaries may be allowed to stand if their entire reasonableness and fairness is shown by the parties benefited thereby but not otherwise, and a rule more favorable than this the respondents cannot expect. Directors can no more use the property of their principal for

REAL ESTATE TRANSACTIONS

Filed for Record Aug 6

Chow Yuen Sing—Yong Tack et al. PA
Mrs M McInerney—E A McInerney. PA
Ella McInerney—E A McInerney. PA
J O Kaipu—Pale Hill. D
H J Kapu et al—Mahalani. D
Annie A. Mendonca—E H Wodehouse. TD
Hannah Fisher—Onomea Sog Co Ltd. M
Kum See—L. L. McCandless. Surl.
A Herbert—Anna Kaulukou. Rel
Anna Kaulukou and hsb—H F Wichman. D
Anna Kaulukou and hsb—P M Lansdale tr. M

Filed for Record Aug 7

Kapulani and hsb—Mrs K Kumukou. D
Kapulani and hsb—Mrs K Awa et al. D
Falaivaa—W K Kalaivaa. D

THE PHOENIX SAVINGS, BUILDING AND LOAN ASSOCIATION GUARANTEES

all that its literature and certificate call for, and in addition offers to the public the privilege of depositing subject to call any amount from \$2.00 up to \$5,000.00 @ 4 1/2% interest.

It makes no claims to pay stockholders in its Class "A" or "G. M." stock all profits made at the end of six months or one year, as it would not be consistent business policy to do so, for the reason that any company, bank or association that offers all its profits at the end of six months or one year is not doing a conservative business.

Robert Slaughter, Gen. Agt.; R. Campbell, Cashier.

their own private gain than any other agent or trustee. They must act in good faith and for the interests of the stockholders whom they represent. Not only have the respondents failed to show the entire fairness and reasonableness of the salaries, but the showing thus far is that the salaries are unfair to the corporation.

In regard to the plea raised against complainants of sleeping on their rights, the opinion speaks of a lack of evidence, remarking that if more is forthcoming the court will be better able to pass upon the whole subject. The court says the motion to dismiss the suit should have been denied and respondents should have been required to present their defense.

So Many People are Exposed to rain, cold and storms, that it is necessary that they should have something to counteract the effects. A mixture of a teaspoonful of PAIN-KILLER in water sweetened, will stimulate the system and ward off any possibility of cold. It has been used for sixty years all over the world, and millions testify to its sterling worth. There is but one Pain-Killer. Perry Da-ia. Price 7 1/2c and 50c.

Legal Notices.

S. C. ALLEN ESTATE.

The undersigned, BATHSHEBA M. ALLEN, JOSEPH O. CARTER, MARK F. ROBINSON and PAUL MUEHLENDORF having been duly appointed by George D. Gear, Sec. Ad Judge of the Circuit Court of the First Judicial Circuit, Territory of Hawaii, executrix and executors of the Will of Samuel C. Allen, deceased, late of Honolulu, Island of Oahu, Territory of Hawaii, hereby give notice to all creditors of the said deceased to present their claims duly authenticated and with proper vouchers, if any exist, even if the claim is secured by mortgage upon real estate, to them at their place of business at the office of Allen & Robinson, Limited, No. 35 Queen street, in the City of Honolulu aforesaid, within six months from the day of the first publication of this notice, or within six months from the day they fall due, or they will be forever barred.

BATHSHEBA M. ALLEN,
JOSEPH O. CARTER,
MARK F. ROBINSON and
PAUL MUEHLENDORF,
Executrix and Executors under the Will and of the Estate of Samuel C. Allen, deceased.
Honolulu, Territory of Hawaii, July 14th, A. D. 1903.
Kinney & McClanahan Attorneys for executors.
2509—July 17, 24, 31; Aug. 7, 14.

IN THE CIRCUIT COURT OF THE First Circuit, Territory of Hawaii, At Chambers, In Probate. In the Matter of the Estate of George Pierce Andrews, Deceased. Order of Notice of Hearing Petition for Administration. On reading and filing the petition of Sarah D. Andrews, widow of George Pierce Andrews, alleging that George Andrews died Honolulu on the 9th day of May, A. D. 1903, leaving property to be administered upon, and praying that letters of administration issue to George P. Castle, of said Honolulu, it is ordered that MONDAY, the 31st day of AUGUST, A. D. 1903, at 10 o'clock a. m., be and hereby is appointed for hearing said petition in the court room of this court at Honolulu, 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 Evening Bulletin newspaper in Honolulu. Dated Honolulu, July 24, 1903.

GEO. D. GEAR,
Judge of the Circuit Court of the First Circuit.

Attent:
J. A. THOMPSON,
Clerk of the Circuit Court of the First Circuit.
Hatch & Ballou, counsel for petitioner.
2516—July 24, 31; Aug. 7, 14.

RESTRAINS THE FREED

JOE GUN, WHOM ESTEE WARNED, INTERFERES

CHINESE CLAIMS CHILDREN OF WOMAN RELEASED FROM HIS POWER BY FEDERAL JUDGE.

Under a writ of habeas corpus, Joe Gun, from whose power Judge Estes recently liberated the Chinese woman, Jung Hing, held in slavery by the man who claimed to be her husband, yesterday afternoon compelled the woman, Jung Hing, to bring her two children before Judge Gear. Joe Gun acted under the name of Chu Kin.

Attorney A. S. Humphreys for the petitioner said the petitioner claimed the custody of the children as their father.

Attorney E. A. Douthitt for the respondent claimed the mother was the natural custodian of the children.

Douthitt referred to the order of United States Judge Estee to the effect that any attempt to interfere with the liberty of the woman would be treated as a serious contempt and would be punished accordingly.

Judge Gear said that the woman was protected, but inquired in regard to the children.

Douthitt declared the woman would not run away while the custody of the children was in question. He asked for time to prepare an answer for the woman.

The Court thought the only way appeared to be to give the woman into the charge of Warden Henry.

Humphreys thought a temporary custodian should be appointed. Judge Gear stated that he would then appoint Warden Henry.

Douthitt said Henry would be willing to act as custodian.

Judge Gear made the following order: "That Jung Hing having come into court in response to the application of Chu Kin for a writ of habeas corpus and bringing her children into court and it appearing to the Court that Jung Hing intends to depart for China on August 7, taking her two children with her, and it appearing that it was necessary that the said Jung Hing and the said two children be in court on Saturday, August 8, that in order to prevent their departure from the country they be given into the custody of the High Sheriff to be taken by him to Mr. Henry, jailor of Oahu prison, to be detained in such prison until Saturday, August 8, to be brought to court at 10 o'clock of said day."

Humphreys said that Judge Estee had made an order forbidding any interference with the liberty of the woman and he did not want to appear going contrary to that order.

Judge Gear said the respondent was only being detained as a witness.

Douthitt denied that the woman was going to China today, but admitted that she intended departing some time in the future.

The woman was attended in court by her children and the old nurse and Lai Choo Hing, who petitioned Judge Estee for a writ of habeas corpus in her behalf, upon which the Federal Court released the woman from Joe Gun.

ABNER DANIEL.

A tale of North Georgia country folk, begins tomorrow. This is one of the most charming stories of real life ever written. If you like a good story you will certainly read this new serial.

THE PIONEER BUILDING AND LOAN ASSOCIATION OF HAWAII

pays its withdrawing members at the end of six months or a year not only the cash paid in by them but Seventy-five (75%) per cent. of the profits. It retains Twenty-five (25%) of the profits for the benefit of the Stockholders remaining.

The Twenty-seventh Series of Stock is now open for subscription. ONE DOLLAR per month per share.
A. V. GEAR, Secretary,
2507-4f 122 King Street.

Corporation Notices.

ELECTION NOTICE.

At a meeting of the stockholders of the Kamalo Sugar Company, held on Saturday evening, August 1st, 1903, the following officers were duly elected to serve for the balance of present corporation year:

G. W. Burgess, M.D. President
L. H. Dee Vice President
A. Barnes Secretary
David Dayton Treasurer
J. Lightfoot Auditor
A. Mouritz Director
J. J. Sullivan Director
KAMALO SUGAR CO.
By Its Secretary: A. BARNES,
Honolulu, T. H., August 5th, 1903.
2525-3f

NOTICE.

All persons having claims against the Inter-Island Telegraph Co., Ltd. are requested to file the same on or before August 15th with the undersigned at the office of Henry Waterhouse Trust Company, Ltd., corner Fort and Merchant streets.
RICHARD H. TRENT,
Treasurer.
Honolulu, Aug. 6, 1903. 2525-1w

Oceanic Steamship Company

TIME TABLE

The steamers of this line will arrive and leave this port as hereunder:

FROM SAN FRANCISCO.	FOR SAN FRANCISCO.
VENTURA AUG. 12	SIERRA AUG. 13
ALAMEDA AUG. 21	ALAMEDA AUG. 26
SIERRA SEPT. 2	SONOMA SEPT. 7
ALAMEDA SEPT. 11	ALAMEDA SEPT. 16

In connection with the sailing of the above steamers, the agents are prepared to issue, to intending passengers, coupon through tickets, by any railroad from San Francisco to all points in the United States, and from New York by any steamship line to all European ports.

FOR FURTHER PARTICULARS APPLY TO

Wm. G. Irwin & Co., Ltd.
OCEANIC S. S. CO. GENERAL AGENTS

Pacific Mail Steamship Co.

OCCEIDENTAL AND ORIENTAL STEAMSHIP CO. AND TOYO KISEN KAISHA

Steamers of the above companies will call at Honolulu and leave this port on or about the dates below mentioned.

FOR JAPAN AND CHINA.	FOR SAN FRANCISCO.
SIBERIA AUG. 14	AMERICA MARU AUG. 21
COPTIC AUG. 25	KOREA AUG. 28
AMERICA MARU SEPT. 2	GAELIC AUG. 28
KOREA SEPT. 10	HONGKONG MARU SEPT. 4
GAELIC SEPT. 18	CITY OF PEKING SEPT. 12
HONGKONG MARU SEPT. 26	DORIC SEPT. 22
CHINA OCT. 6	NIPPON MARU SEPT. 29
DORIC OCT. 14	SIBERIA OCT. 6
NIPPON MARU OCT. 22	COPTIC OCT. 16

For general information apply to

H. HACKFELD & CO., AGENTS.

AMERICAN-HAWAIIAN S. S. CO.

Direct Service between New York and Hawaiian Islands, via Pacific Coast

From New York	From San Francisco
S.S. "AMERICAN" to sail about AUG. 18	S.S. "NEBRASKAN" to sail AUG. 18
S.S. "HAWAIIAN" to sail about SEPT. 15	S.S. "NEVADAN" to sail SEPT. 4

Freight receive at company's wharf 424 St. South Brooklyn, at all times.

From Honolulu to San Francisco.
S.S. "NEVADAN" to sail AUG. 18
S.S. "NEBRASKAN" to sail SEPT. 5

From Seattle and Tacoma
S.S. "ALASKA" to sail about SEPT. 10

For further information apply to
G. P. MORSE, H. Hackfeld & Co., Ltd
General Freight Agent. AGENTS, HONOLULU.

Canadian-Australian Royal Mail Steamship Company.

Steamers of the above line, running in connection with the CANADIAN-PACIFIC RAILWAY CO. between Vancouver, B. C., and Sydney, N. S. W., and calling at Victoria, B. C., Honolulu, Suva, Fiji and Brisbane, are DUE AT HONOLULU on or about the dates below stated, viz:

From Vancouver and Victoria, B. C. (For Brisbane and Sydney.)	From Sydney and Brisbane. (For Victoria and Vancouver, B. C.)
MIOWERA AUG. 1	MOANA AUG. 26
AORANGI AUG. 29	

Through Tickets issued from Honolulu to Canada, United States and Europe. For Freight and Passage and all general information, apply to

Theo. H. Davies & Co., Ltd. General Agents.

Don't Move

Until you have ordered one of our Furniture Drays. We make removals of Furniture, Pianos, Baggage, etc., from house to house, or store same in our brick warehouse at LOW RATES.

PACIFIC TRANSFER CO.

126 KING STREET, NEAR FORT STREET.

BUSINESS MEN CAN SAVE MANY HOURS



ACROSS THE CONTINENT FROM San Francisco-Portland THREE TRAINS DAILY FROM SAN FRANCISCO. TWO TRAINS DAILY FROM PORTLAND.

Only THREE DAYS to Chicago. Only FOUR DAYS to New York. Pullman Palace Sleepers, Buffet, Smoking and Library Cars, with Barber Shop and Pleasant Reading Rooms. Dining Cars (Meals a-la-Carte). Free Reclining Chairs. Pullman Ordinary Sleepers. J. M. LOTHROP, General Agent. 135 Third street, Portland, Oregon. O. W. HITCHCOCK, General Agent, No. 1 Montgomery St., San Francisco. A. L. LOMAX, G. P. & T. A., 1472 Omaha, Nebraska.

Fine Job Printing at the Bulletin office.

O. R. & L. Co. TIME TABLE

May 1st, 1903.

OUTWARD.
For Waianae, Waiolua, Kahuku and Way Stations—*9:15 a. m., *9:30 p. m.
For Pearl City, Ewa Mill and Way Stations—*7:00 a. m., *9:15 a. m., *11:05 a. m., *2:15 p. m., *3:20 p. m., *4:15 p. m., *5:15 p. m., *9:30 p. m., *11:15 p. m.

INWARD.
Arrive Honolulu from Kahuku, Waiolua and Waianae—*8:30 a. m., *9:23 a. m.

Arrive Honolulu from Ewa Mill and Pearl City—*6:50 a. m., *7:45 a. m., *8:35 a. m., *10:35 a. m., *2:05 p. m., *4:31 p. m., *5:31 p. m., *7:40 p. m.

* Daily.
† Sunday Excepted.
‡ Sunday Only.

G. P. DENISON, F. C. SMITH,
Supt. G. P. & T. A.

\$3,000,000

Is a tremendous price to pay for a Trunk or Traveling Bag, but the prices we ask for such goods are as surprisingly low.

The Von Hamm-Young Co., Ltd.
ALEX. YOUNG BLDG.



A.B.C. BEERS

Guaranteed Pure. None So Good.

Sold Everywhere.