

MASONIC TEMPLE WEEKLY CALENDAR MONDAY TUESDAY WEDNESDAY THURSDAY FRIDAY SATURDAY

HARMONY LODGE, No. 3, I. O. O. F. Meets every Monday evening at 7:30 in I. O. O. F. Hall, Fort street.

MYSTIC LODGE, No. 2, K. of P. Meets every Tuesday evening at 7:30 o'clock in K. of P. Hall, King street.

KAHUNA LODGE, No. 1, K. of P. Meets every Friday evening at 7:30 o'clock in K. of P. Hall, King street.

HONOLULU LODGE 616, B. P. O. E. Honolulu Lodge No. 616, B. P. O. E., will meet in their hall, on Miller and Beretania streets, every Friday evening.

Wm. M'KINLEY LODGE No. 8, K. of P. Meets every Saturday evening at 7:30 o'clock in K. of P. Hall, King street.

HONOLULU AERIE 140, F. O. E. Meets on the 2nd and 4th WEDNESDAY evenings of each month at 7:30 o'clock in K. of P. Hall, King street.

HAWAIIAN TRIBE No. 1, I. O. O. F. Meets every second and fourth FRIDAY of each month in I. O. O. F. Hall.

Baby Carriages Go-Carts Folding Carts Hoffschlaeger Co., Limited, King and Bethel Sts.

DAMIEN COUNCIL No. 563, Y. M. I. Meets every second and fourth Wednesday of each month at San Antonio Hall.

PRESIDENT'S CONTEMPLATED VISIT CAUSES JOY Manila, Dec. 28.—The people here are greatly elated at the publication of the news that President Roosevelt contemplates making a visit to the Philippines next summer.

NATIVES KILLED AT MASS MEETING Manila, Dec. 28.—In a panic occurring in a mass meeting held yesterday at Tanjay, Negros, fourteen natives were killed and thirteen wounded in the stampede.

MANY DEATHS FROM SEVERE COLD Vienna, Dec. 28.—A heavy snow storm is raging here. Many deaths from freezing have been reported.

BLIZZARD CONTINUES IN LONDON London, Dec. 28.—The blizzard, which has been raging here for the past two days, still continues. Many steamers are reported to be in distress in the channel.

NANTES BISHOP FINED Nantes, Dec. 28.—The Bishop of Nantes was fined ten francs yesterday, his offense consisting of striking a scold.

"For Rent" cards on sale at the Bulletin office.

LOCAL AND GENERAL 999 out of 1,000 times you will find it or sell it or secure it to best advantage through Bulletin want advertising.

Five Points That's right, five—there are others, but these are the important ones for you and your eyes.

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CLERK SHOULD GET HIGHER SALARY Supervisors Petition The Legislature For Increase

A resolution thanking County Clerk David Kalaokalani for his faithful services with a memorial to the two houses of the Legislature asking that his salary be increased from \$1500 to \$2100 was introduced last night before the Board of Supervisors by Jack Lucas and unanimously carried.

John Guild has been appointed a Commissioner of Deeds for the State of California in the Territory of Hawaii. The commission, which is signed by Governor Pardee, is for four years from December 14, 1906.

A very important meeting of the Honolulu Lodge of Elks is to be held this evening, in the old quarters, Miller and Beretania avenue. Every member of the order is requested to attend this meeting, as some very important matters pertaining to the lodge are to be acted upon.

George H. Fairchild, manager of Maize Sugar Co.'s plantation, left for home last night. He said that Col. Spalding and himself were willing to release the Kapaia land to the Government whenever the crop was taken off, but desired to make arrangements with the settlers under which they would cultivate cane for the mill. The lease will expire in May.

Dr. Barton, who arrived on the Mongolia, is said to have given out the news that the Morning Star was certain to be sold at a high price. The statement that a man is coming from Panama to offer \$25,000 for her is being taken with a grain of salt on the waterfront after the extreme difficulty which the missionary boat had in making the trip to the Coast, which she finally accomplished on the second try, even then not reaching the port for which she started.

At the installation of officers of Hawaiian Lodge No. 21, F. & A. M., the retiring Worshipful Master, Charles S. Hall, was presented with a Past Master's Jewel. The jeweler entrusted with the order for the jewel selected H. Culman to do the work and the result is highly creditable to his judgment in selecting a workman of the high degree of skill which is exemplified in the jewel. The jewel is one of the most artistic products of the jeweler's craft ever produced in Honolulu, and it is encouraging to those who want to see Hawaii progress along art lines to know that such work can be produced here and that the skill to do so is being imparted to Hawaii's sons. Seldom is man's cleverness and grace joined as in this jewel. The modeling of the face in the sun is particularly fine and is eloquent testimony to the workman's ability as an artist.

Have You An Encyclopedia? Here are the four most reliable encyclopedias in the market. Choosing is merely a matter of opinion—and price.

Wm. C. Lyon Co., Ltd. COR. FORT AND HOTEL STS. (UPSTAIRS)

The Weekly Edition of the Evening Bulletin gives a complete summary of the news of the day.

Board of the said Senators and Members for presentation by them to the Senate and House; and that the memorial attached hereto be the memorial to be forwarded for presentation, and be signed by the chairman and members of this Board.

To the Honorable The Speaker of the House of Representatives, and to the Honorable, the Members of the House of Representatives and Senate.

The Board of Supervisors of the County of Oahu do hereby memorialize and petition the House of Representatives and Senate of this Territory, in regular session, as follows:

That the salary of the Clerk of the County of Oahu, as fixed by the County Act of 1905 at the sum of fifteen hundred dollars (\$1500) per year, is, in our opinion, wholly inadequate for the performance of the onerous and important duties required to be performed by the County Clerk of the County of Oahu.

We submit that the importance of this office, and the high and responsible duties devolving upon the occupant thereof, require a competent and responsible person at all times to fill the position, and that to secure such an officer, the salary should be such as to be a fair compensation, and be such as to induce competent and responsible men to be willing to accept the same.

We therefore pray that we may be heard in support of this memorial by a committee of this House of Representatives, and that the salary of the County Clerk be fixed at \$2100 per annum, and that the County Act be amended to so provide.

And we also pray for such other and further action by this Honorable House of Representatives as may seem right and proper in the premises.

MAY GET INFORMATION (Continued from Page 1.) formation of various kinds, especially concerning the commerce of the Territory, and other matters. Part of this he uses in his annual report, and part is for the general information of those who are interested in knowing what progress is being made.

The Governor therefore suggested to the President that instructions be issued to the Federal officials here that at certain specified times they might give to the Chief Executive of the Territory information along certain specified lines.

The President saw the matter as the Governor did, but took a more decided action than he was asked to take, by instruction, through his department heads, the various Federal officials to give the Governor any and all information desired at any time.

The Governor wishes it made plain that there has been no trouble between himself and any official on account of the withholding of information, and that he had no complaints to make on that score.

A new delivery bread wagon just recently seen on the street is a credit to its owner, the Vienna Bakery. The wagon is painted red and is sufficiently large for its need. It makes regular trips about the city and housekeepers can buy bread from it, right at their own doors. This bread is of superior quality and the variety of other bakery articles is extensive. If the Vienna Bakery's wagon does not stop at your house, you should telephone Main 15, and have it do so.

LANAI INJUNCTION BEFORE THE COURT Motion To Dismiss Is Argued By Peters And Gear

The Territorial courts have no jurisdiction over the Chief Executive of the Territory, and in case they should order him to do or not to do certain things, they have no way of enforcing their orders. Such is the contention made by Attorney General Peters this morning in his argument in favor of the motion to dismiss the injunction brought by Link McCandless to prevent the Governor from exchanging the Lanai lands.

The arguments of both the Attorney General and of Judge Gear, attorney for McCandless, were entirely as to the jurisdiction of the court. If it is decided that the court has no jurisdiction in the matter there will be no need of arguing the matter of the bill in equity and going into the matter as to whether or not the Governor has the legal right to order the exchange of the lands, at least not in the circuit court.

If, however, the court decides that it has jurisdiction, then the legal aspect of the case will be taken up. Judge De Bolt this morning decided that the arguments on both sides on the Governor's motion to dissolve the injunction should be heard before taking up the demurrer and motion brought by Land Commissioner Pratt. Attorney General Peters is representing the Governor and Deputy Attorney General Milverton the Land Commissioner.

Outside of the court officials, the attorneys for the two principals, and the plaintiff, Link McCandless, there was no one present in Judge De Bolt's court this morning, when the Lanai matter was called up. But the attorney's table looked like business. Weighty volumes were stacked up in front of the opposing counsel until they could hardly see over them. And every few minutes one or the other would send out and have a half dozen more brought in.

Judge Gear began by making another play for time. He tried that last Monday and succeeded in getting the case postponed until today. He wanted it postponed until January 3, but the Judge refused to give him so much time, and set the case for today. Gear stated to the Judge that he had sent to Washington to ask the opinion of the Attorney General's Department as to what action should be taken in the matter. He wanted the Judge to cable to the United States Attorney General to find out whether he should proceed with the case or not. Judge De Bolt couldn't see but that he himself was competent enough to pass on that question, and he ordered the attorneys to proceed.

Gear then tried another tack. He asked for a postponement of a week. He didn't get it. Probably he didn't expect to.

These little preliminaries being gone through with, the court settled down to business. The Attorney General had evidently prepared his argument with much care and he cited authority on authority, and case after case which had been decided in the courts of the various States, to prove his contention that the Territorial courts are without jurisdiction over the official acts of the Governor. In case a permanent injunction is granted to enforce it, and a process which cannot be enforced is worthless. He showed by citations that the Federal courts have no power over the President, and took the ground that the State and Territorial courts stand in the same relation to the Governor that the Federal courts do to the President. If the President refused to obey the orders of the courts, he said, what could the courts do about it?

Peters claimed, and cited authorities to prove, that the President and other executives, by our peculiar form of government, are exempt from the orders of the courts as regards their legal and constitutional acts of discretion. If this were not so, it would put the responsibility on the Governor's office on the judiciary and make that branch run the government.

The Attorney General did not claim that there is no redress in case of corrupt acts by a Governor. He is amenable to the Legislature, and it is through that body that action must be brought against him, not through the State and Territorial courts. Only the Federal courts have jurisdiction over him.

In a matter like the one at issue, Peters claimed that action should be brought not against the Governor to prevent his exchanging the lands, but by the plaintiff against the purchaser. If the complainant has suffered any injury, he has a remedy in a bill of equity against the man to whom the land is transferred, to have the sale set aside. But if the court cannot enforce its orders, it would do no good to make them. It could not haul the Governor into court and punish him for contempt in case he refused to obey the instructions of the court.

The Attorney General therefore asked the court to dismiss the injunction. When the Attorney General had finished, Judge Gear had an inning. His claims were supported by as many authorities as those of Mr. Peters. He took the opposite ground, that the court does have jurisdiction over the official acts of the Governor, and cited a number of decisions in other States to prove his contention. He quoted at length from a Kansas decision in which an action was brought against Governor John Martin to prevent him from performing an official act. Part of the authority quoted, however, seemed to be very unfortunate, for it held that while all other executive of-

SEASON'S FIRST CROP IS GOING The first cargo of sugar of the present season's crop will be the first cargo to go to New York via the Tehuantepec route. It will be taken by the steamerhip Arizona, and will amount to 12,000 tons. Of this 4,000 tons is from Honolulu, 6,000 tons will be taken from Kahului and 2,500 from Kanapali.

JAPANESE TRY TO BRIBE (Continued from Page 1) fine their practice to their own race, the force of the criticism might be slightly abated on the ground of custom.

The condition of affairs among many Japanese physicians throughout the Territory is not conducive to confidence on the part of the Board of Health. I doubt if the present Board of Medical Examiners can be imposed upon, as their method of conducting examinations in the Japanese language (under protest) would seem to exclude any possibility of collusion or fraud.

At the present time there are three Japanese candidates before the Board of Medical Examiners. One of them I am convinced has been practicing medicine at Hilo, Hawaii, and vicinity under the subterfuge of acting as aid to a licensed physician.

It takes charity of judgment not to severely condemn certain Oriental practices. An American would not receive the slightest leniency under the following circumstances: A member of the Board of Examiners has been approached by the interpreter for these candidates with a proposition that, as he gets no pay for making these examinations, they will pay him well for the time consumed.

There was sent to his residence a most elegant and expensive present, presumably with the compliments of the season. Although there exists no personal acquaintance, it will be retained simply as evidence.

Another member had a similar gift tendered him but sent it back, saying his acquaintance had been limited to one official interview and did not justify such acceptance.

The third member was interviewed but beyond the inquiry as to whether the examination would be hard or easy, no advances were made. The Board, of course, is above temptation or influence, but here is an unquestionable attempt to tamper with and influence the Board of Medical Examiners.

Such an attempt among Anglo-Saxon candidates would result in the Board of Health refusing a license on ethical grounds, no matter what the professional qualifications. I presume the matter will pass as an incident. I am, Very respectfully, L. E. PINKHAM, President of the Board of Health.

OLD ENGINE KILLED HIM (Continued from Page 1) with which he had killed himself. Winter had been in the islands for about six months and was a native of Scotland. He was 24 years of age and as far as is known had no relatives in the Territory. The first news of Winter's death was brought down on the Mauna Loa, and was received by telephone, though as the wire was in very bad condition, the information was incomplete.

WILL TAYLOR LOOK (Continued from Page 1) ness generally is to check up accounts, but there are none to be attended to here at present. I will stay about three months in Hawaii, and during that time I will visit all the islands. Regarding the report on the building site I should say that that matter probably is left to the collector of the port or some such official.

And this was as far as Taylor would go. While, under the circumstances, it is doubtful whether R. H. Taylor will report on the site matter or not, the men interested in the proposition by no means feel that he will not. The very fact that he is an official who has, and does, attend to that kind of matters, and that he has come all the way to Hawaii, makes it probable that he will do so. At least it seems extremely probable that the Treasury Department, in view of the illness of Horace A. Taylor, the original Taylor, decided to console Hawaii with another Taylor, and that H. R. Taylor is this man.

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Think of the Danger If a will is lost it often means legal complications worse than a contest. If a deed to a piece of property is mislaid and not found when wanted there must be a duplicate made and certified by the proper officials in the land offices. And it all means money lost. In either event the cost is greater by far than the rent of a box in our Safe Deposit vault several times over.

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