

# LAST DAYS

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# January Underwear Sale

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## Towelings

AT MONEY-SAVING PRICES.

White Cotton Toweling, twilled and huckaback. SPECIAL THIS WEEK at 5¢ YD.

Huckaback Toweling, extra heavy, ribbed border, regular price 12-12c. THIS WEEK 10¢ YD.

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Unbleached and White All Linen Toweling, regular 15c goods. THIS WEEK AT 12¢ YD.

## Table Oil Cloth

Very best quality; white, white with blue or black veins, and colors, regular 30c quality.

THIS WEEK 20¢ YD.

## Shelf Oil Cloth

Scalloped edge, white and colors.

8 1-3¢ YD.

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Brown, Tan, Navy Blue and Olive; just right for rainy weather Skirts and Suits; 15c quality.

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Baths Open Every Day In Week

The Bulletin, 75cts per month

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Do not continue eating meat that is so tough that it will resist the action of acid—buy from us and get the quality that does not have to be made tender with a hammer. Our Stock is Best.

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J. LANDO'S Hotel Street Store

HAS A NEW LINE OF Collegian Clothes AND THE DEPOT FOR BOSS OF THE ROAD OVERALLS.

Weekly Bulletin, \$1 Year

## WAILUKUANS TELL WHAT THEY WANT

Republican Precinct Has Resolutions For Conference

COURT STENOGRAPHER TAKES UP CONSIDERABLE TIME

PRESENT LIQUOR LAW IS CONDEMNED—NEW COURT HOUSE NATIONAL GUARD APPROPRIATION

(Special to the Bulletin) Wailuku, Maui, Jan. 5.—The Fifth Precinct Republican Club held a special meeting at the Wailuku court-house last evening for the purpose of recommending needed legislation to the County conference which will convene at Wailuku on the 10th instant.

Non-Republicans were permitted to make suggestions. Jas. L. Coke recommended that a court stenographer be asked for the Maui Circuit Court. The business of this court is as much as the Hilo Circuit Court, but still the same old antiquated methods used fifty years ago are in vogue—that of a clerk making an attempt to write the evidence down as best he knows how in longhand. This at best is very unsatisfactory.

Circuit Court Clerk Hart said that Superintendent of Public Works Holmway is in favor of moving back the old Wailuku court house and adding on another story, but that Chief Justice Froar is averse to repairing the old two-story building, as he is greatly in favor of a new, up-to-date courthouse for the metropolis of Maui County.

D. H. Davis spoke about necessary amendments to the present liquor law, which he condemned as being unjust. Attorneys Coke and Coke came to his assistance and joined in making almost a wholesale condemnation of the liquor law.

On motion of Judge Kepolka, the County conference will be requested to make a recommendation to the Legislature for an increase of pay of jurors from \$2. to \$3. per diem.

County Attorney D. H. Case suggested the repealing of sections of the Revised Laws making fines by District Magistrates go as Territorial realizations. He also moved that an indemnity bill be asked to reimburse witnesses for expenses in criminal cases in Circuit Courts, and also an appropriation be set apart for meeting the expenses of witnesses in criminal cases in Circuit Courts. Mr. Case stated that many witnesses called by the prosecution have not been paid for attendance. Mr. Case also moved that Deputy Sheriffs be made an appointive office. All carried.

A motion to insert in the Appropriation Bill an amount for repairing Maalaea landing met with stubborn resistance. While the majority admit the great danger to passengers in trying to make a landing at McGregor's during stormy weather of late, no one has had the good fortune as yet to break a leg or neck in order to receive a handsome recompense from the Government for injury to body or limb. Another suggestion was that violation of ordinances enacted by Supervisors be made a criminal offense, and the guilty party or parties be fined or imprisoned for non-observance.

Mr. Wadsworth moved that aid be asked for support of the First Regiment National Guard of Hawaii. Carried.

The secretary was instructed to refer the recommendations to Mr. Wadsworth, precinct committeeman from Wailuku to the County conference. At 9:30 p. m. the meeting adjourned.

## EXCURSION OF LADIES COMING

Mrs. Edith Weathered, who is in close touch with the new magazine "Western Tours," will again visit these islands in charge of a party of twenty women. There will be seventy-two of them when they arrive. If they all get away again there must be something wrong, some place.

The seventy-two ladies are from San Francisco and other cities around the Bay. They will make their headquarters at the Royal Hawaiian while here, and some gay times are looked forward to. Mrs. Weathered states that she will not have a man in the bunch, single or married.

It will be remembered that Mrs. Weathered chaperoned the Oregon girls on their trip through the islands last year.

## NEW GRAND JURY IS ORGANIZED

W. W. Harris Is Chosen Foreman Of The Body

The new Grand Jury for the January term was convened this morning and organized. W. W. Harris was appointed foreman by Judge Robinson and L. M. Velesen clerk. Manuel C. Fernal, who was called for the last Grand Jury, was chosen to fill the same position for the present body.

Judge Robinson stated that in view of the fact that nearly everybody now knows the duties of the Grand Jury, he did not think it necessary to give any special instructions, but for the benefit of any who might not be fully informed, he would read the instructions he gave to a previous Grand Jury, which he then did.

The Grand Jury held only a short session, and then adjourned until February 23, when it will begin its labors.

Following are the members of the Grand Jury: W. W. Harris, foreman; Earl A. Berney, John H. Steffen, N. S. Sachs, G. P. Norton, Jas. D. McKeown, Thos. Gandall, David W. Anderson, W. J. Russell, Harry Armitage, Clarence D. Crable, Chas. Crozier, Gerritt P. Wilder, Harry E. Webster, L. de L. Ward, L. M. Velesen, David Thuram.

## MINISTERS TALK ON RELATION OF GENESIS AND SCIENCE

A very interesting and debatable paper was read before the Ministerial Union this morning by Rev. John T. Gulick. Mr. Gulick's subject was "Science and Its Relation to the First Chapter of Genesis."

The paper was a reply to a treatise by George McCready Price, entitled "Illogical Geology: The Weakest Point in the Evolution Theory." Mr. Price sent Dr. Gulick a copy of his treatise for an expression of opinion. The paper read at the Union was this opinion.

Dr. Gulick held that the writer had not exploded the evolution theory and that the opening chapters of Genesis, while in detail could not be harmonized with science, yet in its broad sense it was in accord with science.

Several members spoke on the subject. Both the old and the new school of theological thought being represented.

The debate was friendly throughout, thus proving how men are coming to lay more stress on the facts and problems of life as they are today, rather than as they were thousands of years ago.

## MARU IS SIGHTED

The S. S. Hongkong Maru was sighted ten miles west of Barber's Point at 1 o'clock.

## OLIVE BRANCH

Olive Branch Rebekah Lodge No. 2 held its installation ceremonies at Odd Fellows' Hall on Thursday evening last. Brother Rowe, D. D. G. S., being the installing officer, assisted by the grand officers from Pacific Lodge and equestrians from Oahu Canton.

With a few appropriate remarks Brother Rowe, D. D. G. S., presented Sister Alexandra Gertz, the retiring Noble Grand, with a jewel. On behalf of the members, Sister M. B. Lee, P. N. G., presented Brother Rodgers, P. D. D. G. S., with a little remembrance. Following are the officers installed for the ensuing term:

P. N. G., Alexandra Gertz; N. G., Anita Phillips; V. G., Mae Cantin; Secretary, Agnes Dunn; P. N. G.; Treasurer, Rose Lando; P. N. G.; Warden, Jennie Macaulay; Conductor, Bertha Landt; I. G., Annie Macaulay; O. G., R. Menaugh; R. S. N. G., M. T. Simonton; P. G.; L. S. N. G., F. Zeave; R. S. Y. G., M. Ferguson; L. S. V. G., E. Miller; Chaplain, M. Simonton; P. N. G.

## HITS TARGET EVERY TIME

The United States cruiser Colorado, now at Manila, holds the record for 8-inch turret guns. At target practice the Colorado made 21 hits out of 21 shots. The 8-inch guns do not use fixed ammunition. The shell is put in first, and then the charge of smokeless powder. In the Navy the powder used is the brown prismatic with a hole through the axis of the prism. In older days the powder charge of an 8-inch gun was seven pounds; now it is a hundred.

## BULLETIN ADS. PAY

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While thin hair and baldness are undesirable for men, they are vastly more so for women. Nothing adds more to the adornment of women than rich, heavy, flowing tresses. The hair is too valuable to allow it to suffer from neglect. So just as soon as you notice that your hair is coming out you should use

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It checks falling of the hair promptly. This feature of Ayer's Hair Vigor is now recognized as most marked, and has brought to this preparation a world-wide reputation.

You cannot possibly have a splendid head of hair when the scalp is covered with dandruff. We urge upon all who are in any way troubled with dandruff to begin the use of Ayer's Hair Vigor at once. Do not be deceived by cheap imitations which will only disappoint you. Make sure you get AYER'S Hair Vigor.

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## HAMAKUA DITCH NEARLY FINISHED

The fifteen mile stretch of the Hamakua ditch has been completed and water has been turned into it from the intake pool on the Kawailani stream. Off-shoot tunnels are supplying water to the Honokaa Sugar Company's plantation and the Pacific Sugar Mill.

It is expected that the ditch will be completed to Paauhau plantation by March 1.

The homesteaders at Purdy, the present completed terminus of the ditch, will take advantage of the water supply which is running through their lands.

The remaining eight miles yet to be completed will be rushed through under the superintendency of J. Jorgenson, engineer of the work.

## Dabner Gets Liberal Stay

Louis Dabner, while he failed in his motion for the withdrawal of his plea of guilty, secured an intimation from Judge Cook yesterday that he would suffer no more severe a punishment than that to be meted out to his companion, Siemsen, whose trial for the murder of M. Munakata is about to begin. Judge Cook said yesterday that he would not finally decide the question of allowing Dabner to withdraw his plea of guilty until after the Siemsen trial was concluded.

"I am at liberty to hear evidence tending to show that there were extenuating circumstances," said Judge Cook. "If the jury should find extenuating circumstances in the Siemsen case I would consider that proper evidence to be considered. I, therefore, will continue this case until January 5th."

Dabner was represented by Attorney G. P. Hall of Petaluma, who called William Dabner, the father of the defendant, to the stand. William Dabner testified that F. A. Meyer, a Petaluma lawyer, had told him that his son's punishment would be determined by twelve men even if a plea of guilty were entered.

"I understood Mr. Meyer to say that they would appoint twelve good men, fathers of sons, to decide the matter, and I thought that would be better than lawyers. My wife told me to see some Judge, as she had more confidence in a Judge than in a lawyer. So I went to Judge Green of Petaluma. He advised me to have Louis plead guilty. I then saw District Attorney Langdon and Captain Duke."

"What did they tell you?" demanded Assistant District Attorney Hanley. "They told me that they could do nothing," the witness admitted. "But Duke told me different at the time of the confession."

Attorney Hall then addressed the Court and said that Louis Dabner was immature and not capable of realizing what a plea of guilty meant.

"He thought that it amounted to no more than a confession that he was with Siemsen," said Hall. "There was but one thing in his mind—the advice of his father, who had told him to plead guilty and throw himself on the mercy of the Court, or, as he understood it, the mercy of a jury. His father advised him in ignorance."

"I have thought of little else besides this case since the motion to set aside the plea was submitted," said Judge Cook. "There seems to be no contention that Dabner is not guilty, but only that he might have received something lighter than a capital sentence if he had not pleaded guilty. The Supreme Court has held that a jury must find a homicide to be simply murder in the first degree when there are no extenuating circumstances."

He then went on to indicate that he would consider extenuating circumstances, as above noted, and granted the continuance.

## Departments Estimate They Want

# Increase of \$656,315

### LARGER EXPENDITURES FOR NEXT PERIOD

The Governor's requests to the heads of the various departments for estimates of the amounts of money they will require to run their departments during the next biennial period have all been complied with, and the total shows a considerable increase over the appropriations that were made by the last Legislature.

The total increase for the ensuing two years amounts to \$656,315. Of this amount, \$392,200 is for salaries and the net requests for incidentals and current expenses show an increase of \$254,955. The net increase for one year, therefore, may be figured at about \$325,157.

This does not mean, of course, that the various departments will get all they ask for, nor that the Governor will recommend to the Legislature that it give them what they ask. That is an entirely different story.

Governor Carter says that he certainly will not hand in a budget aggregating more than the total of the estimated income for the biennial period. What this will be is not yet known, as the Governor has received reports about this line from only two of the departments as yet. The estimates from the other departments are expected to be in his hands soon.

It is the custom for the Governor, the Treasurer and the Auditor each to make up an estimate of the probable income, each independent of the others. When the Governor has these in his hands, he will ask the two others to confer with him, and the result of the compromise will be taken as what the Government may expect to have to spend during the next biennial period. Governor Carter says that this final result during his administration has always been very close to the amount actually collected.

The Governor says that it has been the custom of his predecessors to take the estimates of the heads of departments and pass them on to the Legislature, and if the amount asked for was more than the income, it was left to the Legislature to find out what was to be done in the matter, whether the

taxes increased so as to raise the amount. Governor Carter thinks, however, that his duties require more than that, and he goes over the figures himself, and makes from them his estimate, which is the budget that passes in to the Legislature.

A part of the increase asked comes from the department of education, and is in line with the plank of the platform of the various parties, especially the Republican party, advocating an increase in the salaries of teachers in the public schools. This really is not an increase, but merely a restoration of the salaries to what they were before they were cut several years ago, when expenses were reduced along this line.

A similar decision is made in the case of Catherine Stewart et al versus Territory. In this case an action was brought to establish a right to the city of Kalaheo, Koolauapoko.

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## QUEEN HAS RIGHT TO CATCH SQUID

Judge De Bolt has decided that Queen Liliuokalani has the vest right in fee simple to the sea fishery Hamohamu, Waikiki. The decision comes as the result of an action brought against the Territory by the Queen to establish a fishing right to that fishery. Both parties waived a jury trial (the evidence was heard on October 1) and the evidence showed that the original owner of the fishery, A. Keohokalani was granted the exclusive right to catch squid, and the Judge decides that this right descends to the present owner and that the Queen is the owner in fee simple of the fishery.

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