



There is a Loan of Thirty Thousand Dollars, for which each year will be issued payable in seven years, with interest at five percent per annum...

It is known to all whom it may concern, that CHARLES S. BARTON, Esquire, having this day presented his Commission from His Excellency the Governor of OREGON, which is found to be in due form...

By order of the Board of Health.

provision, that said factories at the time of their erection, should be of sufficient capacity to manufacture and consume all the wool and cotton produced in the Kingdom; it also extends the time to July, 1876. It will be remembered that the original Act provides a bonus of \$6000 to be paid to whoever shall establish such factory or factories, and as now amended their capacity to manufacture is not limited to any given amount. There is some reason to believe that, under the amendment, persons may be found who will inaugurate an industry of this kind.

Section 246 of the Civil Code provided that any person setting a confined animal at liberty in order to trespass, &c., should be fined not less than one hundred dollars. This penalty was so severe that the Section had become practically inoperative. It is restored to force by the lighter and discretionary penalty affixed.

The Act relating to contracts made under Section 1417 between masters and servants, introduces an entire change in the practice hitherto prevailing. Hereafter every contract, in order to be valid, must be acknowledged by the parties thereto before an agent of the Government, one or more of whom is to be appointed in every election district by the Minister of Interior. The form of the acknowledgment is given in the law, by which it is made the duty of the agent to be personally or satisfactorily cognizant of the parties to the contract, and that it shall be read and explained to them, so that they shall understand the same, and acknowledge that it has been voluntarily signed. The Government Agent shall then cause the advance money to be paid into the hand of the servant, and shall also keep a record of the names and residences of the parties, the date and time of the contract, the amount of the advance paid and the wages stipulated for. For this service he shall be entitled to a fee of fifty cents on each copy of the master's contract, while no fee is to be charged on the servant's copy. No fees paid by the master to any agent, runner or middle-man, shall be charged to the servant, or be in any way deducted from his wages. The contract is also made prima facie evidence of the agreement against any party thereto whose identity has been established.

From the New Zealand and Melbourne papers we receive information of the introduction of the small pox into Auckland and Melbourne, which is supposed to have been introduced by the Nebraska on the same trip that she is charged to have introduced the disease here. Several deaths had occurred in New Zealand before the Nevada left on her return trip and several cases were under treatment, the result of which was somewhat doubtful. In Melbourne cases had occurred which were supposed to have been introduced by the infested passengers from the Nebraska who were bound to that port.

In the case of New Zealand the introduction of this terrible disease for the first time is looked upon—and justly too—as most dangerous, particularly to the native population, none of whom are protected against it by vaccination and whom it is impossible to protect before the disease will have made ravages only paralleled by its ravages upon its first appearance on these Islands. This being considered, the culpability of those who carried the disease to that country, through ignorance it may be,—though a most culpable ignorance,—or hid their knowledge of the disease for the purpose of avoiding quarantine and subjecting themselves to delay, should be severely criticised if not punished. Hundreds if not thousands of innocent people may suffer for their ignorance and they should not go free, neither from blame or punishment if it is possible to award them.

Fortunately for us, former experience, prompt and energetic action and the means which are providently kept at hand have saved the population, so far, from great loss and it is hoped that the disease is circumscribed and will be kept within narrow limits.

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Supreme Court—In Chancery.

BEFORE THE CHANCELLOR. Anne Long (late Anne Booth) and Thos. Long, her husband, complainants, vs. Sarah Anne Pfluger and C. F. Pfluger her husband, John Montgomery and William L. Green, trustees, and others, defendants.

This cause coming on to be heard on the 7th day of February last in the presence of counsel learned, for all parties, and being continued until the 9th day of February aforesaid, and further continued until the 12th day of February, and further continued until the 1st day of March last, and further continued until the 5th day of March aforesaid, upon which latter day after full debate of the matter, and after hearing what was alleged by counsel for all parties, and after reading the pleadings in this cause, and the several documents therein mentioned or referred to, and after hearing the evidence of the several witnesses produced on behalf of the complainants and defendants respectively.

This Court doth declare, that H. A. Wideman, in the pleadings mentioned, did surrender his Trusteeship under the indenture of settlement of the 30th day of April, 1865, in the pleadings mentioned, and that the defendant William L. Green was duly appointed Trustee, in the place of the said H. A. Wideman; and this Court doth further declare and adjudge, that inasmuch as the complainant, Anne Long, did not elect within six months after the death of her husband, Joseph Booth, in the death of her husband, in lieu of the provision made for her by the said indenture, she is forever barred from claiming such dower out of the lands and property comprised in such indenture, or in any other property of which the said Joseph Booth was seized, possessed, or entitled to at the time of his death.

And this Court doth further declare and adjudge that John Booth, in the pleadings named, had no right of inheritance in the property comprised in the said indenture, or in any part thereof, and therefore that his widow, the defendant, Wahinealoa, has no right of dower in the said premises; and this Court doth further declare and adjudge that upon the death of Harriet Charlotte Booth, in the pleadings named, the said John Booth became entitled, in common with the other surviving children of the said Joseph Booth, to the share of the estate of the said Joseph Booth, and that upon the death of the said John Booth, intestate, the defendant, Wahinealoa, became entitled to one half of the share of her said husband in the said estate, and the other surviving children of the said Joseph Booth became entitled to the other half thereof, as tenants in common, and doth order and decree the same accordingly.

And this Court doth further declare and adjudge that the defendant, S. A. Pfluger is entitled to an equitable interest in the income of the property set apart for the support of the family of the said Joseph Booth, and in the pleadings designated the Pfluger premises, and doth order and decree the same accordingly; and this Court doth further declare and adjudge that the condition in the said indenture contained, and in the complainant's bill of complaint alleged to be in restraint of marriage and therefore void as against the said complainant, Anne Long, except as hereinafter mentioned, and doth order and decree the same accordingly.

And this Court doth further declare and adjudge that the said condition defeats the continuance of the trust under the said indenture after the debts secured on the premises, in the pleadings designated the Hotel premises, are paid and satisfied; and this Court doth further declare and adjudge that when and as soon as the said debts shall be fully paid and satisfied, the said last mentioned property shall be settled upon the surviving children of the said Joseph Booth and Anne Long and upon the defendant, Wahinealoa, subject to one third interest therein to the said complainant, Anne Long, for her natural life.

And this Court doth further order and decree that the defendant, W. L. Green and John Montgomery, or other the Trustees or Trustee for the time being of the said indenture, shall in like manner render to the said Chief Clerk a quarterly account of the rents, issues and profits of the said premises designated the Hotel premises; and this Court reserves the further consideration of this cause until the said accounts are rendered, and will then make an equitable division to the parties in interest, and in the meantime all parties are at liberty to apply to the Court, as they may be advised; and this Court doth further order and direct the costs of all parties when taxed to be paid by the defendants, John Montgomery and W. L. Green, as Trustees of the said indenture, out of the first moneys which may come to their hands belonging to the said estate.

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LEGAL NOTICES.

IN THE ESTATE OF T. LYONS, of Honolulu, Merchant, deceased. At Chambers, Circuit Judge, 24 Judicial Building, Honolulu, Iles.

Application having been made by A. Cross, Esq., administrator of the Estate of T. Lyons, of Honolulu, Iles, that a day be set for the approval of the claims against said Estate, and that the 15th day of August next, at 11 o'clock A.M. at the Court-house at Honolulu, Iles, be appointed as the time and place for hearing said application and any objections that may be offered.

A. C. ROYLANDER, Clerk of the Court.

FOR NEW ZEALAND AND AUSTRALIA. The Steamship "NEVADA!" Will sail for Auckland and other Ports in New Zealand.

FOR SAN FRANCISCO. The Steamship "NEBRASKA" On or about August 24th.

FOR AUCKLAND. And other New Zealand Ports, connecting at Auckland with Steamers for Sydney, Melbourne and Brisbane.

TIME TABLE. For SAN FRANCISCO, on or about Saturday, July 27th, Saturday, August 3rd, Saturday, August 10th, Saturday, August 17th, Saturday, August 24th, Saturday, August 31st.

Time-Table of the Steamer "Kilauea." August 12th, August 19th, August 26th, August 31st.

VALUABLE PROPERTY FOR SALE! THE UNDERSIGNED, EXECUTORS OF THE WILL OF the late R. MOFFITT, will cause to be sold at Public Auction, in August next, if not previously disposed of at private sale.

THE ESTATE OF KAHUKU POINT. On Oahu, consisting of Five Grazing Lands, about 800 head of imported Cattle, 40 Horses, and a small flock of choice Sheep.

FOR SALE. THE VALUABLE PROPERTY known as Kealia Ranch, ISLAND OF KAUAI, consisting of about 7,000 Acres Fee Simple Land.

Exchange, &c. THE UNDERSIGNED, from and after this date, will issue Bills of Exchange and Letters of Credit on SAN FRANCISCO, NEW YORK, LONDON, HAMBURG and BREMEN, in sums to suit at lowest rates.

LEWERS & DICKSON Will Sell all kinds of Lumber & Building Materials DELIVERED IN HONOLULU, AT RATES As Low as Offered by any other Parties.

TO LET! THE STORE Under the Odd Fellows' Hall, At present occupied by Dillingham & Co. as a Hardware Store.

Economy is Wealth. THE Residents of Honolulu and Agents of vessels in Port Will Save Fifty Per Cent BY SENDING THEIR Washing to the Honolulu Steam Laundry.

NOTICE. SAMUEL G. WILDER, ESQ., WILL ACT FOR me under Power of Attorney during my absence. Honolulu, July 20, 1872.

TURKEYS! PARTIES CAN be supplied with new fat Turkeys by leaving their orders with WALKER & ALLEN.

EGGS of Oregon Dried Apples, received per "Falkenberg" and for sale by BOLLES & CO.

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"THE COLUMN!"



Established 1851. JOHN THOMAS WATERHOUSE, IMPORTER OF

Dry Goods of all Kinds, Clothing, Groceries, Earthenware, HARDWARE, CUTLERY, SADDLERY, GLASSWARE, Leather Goods, Portland Cement, Rope, Oils, Paints, Colors, &c., &c., &c.

WITH AN ENDLESS VARIETY OF NOTIONS English, Yankee, French and German.

Some of the Present Stock will be Sold for Less Prices than it is Possible to Import New Goods!

Invoices are Now to Hand of CHOICE SELECTIONS FOR NO. TEN! CONSISTING IN PART OF

BEST FRENCH KID GLOVES, LACES OF ALL KINDS! BRIDAL AND BABY GOODS. As well as a Large Variety of Desirable Sundries!

LADIES Prospect for Yourselves, do not Purchase unless you get a Bargain. The central idea of conducting my Business is "A Nimble Ninepence before a Slow Shilling."

JOHN THOMAS WATERHOUSE. N. B.—Liberal Terms to Country Storekeepers.

DILLINGHAM & CO., Importers and Dealers in Hardware & General Merchandise!

Nos. 95 and 97, Concrete Block, King Street, — HAVE CONSTANTLY ON HAND — A LARGE ASSORTMENT OF SHELF HARDWARE! For Sale at Low Rates.

DOOR LOCKS OF ALL KINDS! Padlocks—Brass and Iron, from 1 to 4 inch; Caplocks—Brass and Iron, from 2 to 4 inch; Heavy-duty, Tilt, Chest and Trunk, and Dog Collar Locks.

Door and Gate Latches. Hooks—Hooks and Staples, Hooks and Eyes, Brass and Iron Screw Hooks and Eyes, 6-8-10 Hooks, Picture Hooks, Curtain Hooks, Haps and Staples.

Sash Fasteners and Window Springs. Hinges—T and Strap, from 1 to 18 inch. Handles—Chest and Drawer, in large sizes. Sash Rollers—Brass and Iron, assorted.

A Large & Varied Assortment of Shoe Findings. Including Men's and Boy's Lasts and Boot Trees, Shoe Pegs and Nails of every kind, Shank Irons, Size Sticks, Shoulder Sticks, Knives, &c.

Thompson's Hawaiian Saddle and Sole Leather. Bridle and Saddle Furniture—Bridles and Harness Buckles of all sizes, Trunks, Porters and Trunks, Mexican Ornaments, Mexican Girths, Wooden Stirrups, Tanned and Appointed Rings, from 1/2 to 2 1/2 inch.

Bits of all Sorts and Kinds. Plows—One of the most valuable of Agricultural Implements, and which may be properly classed with those termed "More Useful than Ornamental,"—"No bad but good." Plantation Hoes—Bright and Half Bright, Nos. 0, 1 and 2.

White Zinc and Lead, and Red Lead. Colors—Dry and in Oil; Lamp Black, Putty, Chalk and Whiting, Fine-ground Paint, Bolus Lined Oil and Turpentine. Axes—Assorted, Half Patent and Common; Spikes, Stubs, &c. HENRY RIFLES, CARBINES and CARTRIDGES. Spikes—Ship, Plain and Galvanized, Cut and Wrought. Nails, from 2 to 96. Rough and Washers—Galvanized and Putty; Nuts and Washers. Glue—Pale and Black. A Fine Assortment of Brushes of All Kinds. SEINE-TWINE, NETS, FISH-HOOKS and COD LINES. Carpenter's Tools. A LARGE ASSORTMENT OF KEROSENE LAMPS & OIL LANTERNS. KEROSENE OIL TO ARRIVE PER SYREN FROM BOSTON!

Our Stock is replenished by every California Steamer and also by every Sailing Vessel from Europe and the United States. Every Effort Made to Give Satisfaction! Call and Examine!