

THE PROSECUTOR GENERAL has been appointed...

THE PUBLIC are hereby notified against...

THE HON. J. H. HARRIS, Minister of the Interior...

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name of his King and Government against all malicious traducers...

Our Water Supply. The scarcity of water in the stream which supplies the reservoir...

The cost of procuring the water supply from Maunaloa should not exceed twenty thousand dollars...

Extraordinary Heat. Our article on the great heat of other countries...

A Remarkable Tree. The interesting communication in another column...

Leprosy in California. We insert on our last page a copy from the New York Graphic...

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Supreme Court-In Equity.

Bill for foreclosure of a mortgage of real estate...

Section 422, which provides for stamping all documents requiring to be stamped...

Section 423: "No document required to be stamped as in Section 422 shall be recorded or be of any validity in any court of this Kingdom...

Section 1053: "No action shall be brought or maintained upon any contract for the sale of lands, tenements or hereditaments...

Section 1262: "All deeds, leases for a term of more than one year, or other conveyance of real estate within this Kingdom...

By the Court: I do not think a parole assignment of a mortgage of real estate, accompanied with endorsement of the mortgage note...

The conveyances requiring to be stamped and recorded in order to their validity, are of course written instruments...

In this case there is a recorded mortgage duly signed by the party sought to be charged, and that is all that is required...

In reaching this conclusion, I have not been embarrassed by questions raised under English and American statutes.

The Massachusetts Statute for instance, enacts that "no interests in land shall be assigned, granted, or surrendered, unless by a writing signed as aforesaid, or by the operation of law."

How can the Christian be indifferent to these things? How can he refrain from them in his prayers, and in his thoughts...

Let me say also that while every one should feel his particular responsibility, and be served to do his full work as God gives it to him to do, yet help and not hindrance should be the watchword of us all.

First, its Sacredness. There is a sanctity to civil government, which God himself has given it. There is that about it which makes it a kind of sanctuary for a man to lay a ruthless and destroying hand upon it.

Second, its Sacredness. There is a sanctity to civil government, which God himself has given it. There is that about it which makes it a kind of sanctuary for a man to lay a ruthless and destroying hand upon it.

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Twenty-sixth, its Sacredness. There is a sanctity to civil government, which God himself has given it. There is that about it which makes it a kind of sanctuary for a man to lay a ruthless and destroying hand upon it.

Illinois at six cents a pound; but it has not as yet been made here for even ten times six cents per pound.

The Sacredness and Benefits of Civil Government.

A DISCOURSE BY REV. W. FREAR. Preached Sabbath Evening, September 21, 1873.

ROMANS xiii: 1-4—Let every soul be subject unto the higher powers. For there is no power but of God: the powers that be are ordained of God.

This passage of scripture, as you are aware, is the law-club with which ages past oppressors have been wont to strike down the rights of their thinking and liberty-loving subjects.

Paul, in writing to the Christians at Rome, is urging upon them the duty of loyalty to the existing government. They had strong temptation to be otherwise than loyal; for the government was a tyrant.

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Our Creator has made strong ties of family in the human heart. He has ennobled it and bound it together with peculiar affections, responsibilities and interests.

Very much in the same way the powers that be are ordained of God. He made us to live under civil government, and gave us nature that necessitates it, and has organized the race in that way.

The nation always has its birth in the providence of God; and it has its distinct growth, organic unity and development, under circumstances of its own making.

It is He even who has determined the times before appointed and the bounds of every people's habitation. He gives to each a distinct individuality, and he has planted in the human breast a love of people and country that is among the most earnest and devoted affections of the human breast.

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PRO BONO PUBLICO! \$16,000!

FOR CASH ONLY!

HALF-YEARLY CLEARING OUT SALE!

FOR THREE WEEKS HAYSULDEN BROS.

OFFER THE WHOLE OF THEIR ASSORTED STOCK OF GENERAL DRY GOODS, FANCY GOODS, LACES, SHAWLS, AND SILKS, AT COST PRICE!

Everything will be marked down in plain red figures. All their Goods have been bought low, and they can honestly assure all who call upon them that every thing displayed will be worth far more than "marked price."

Hayselden Bros. have but one reason for holding this Sale, and they are sure that it will recommend itself to an intelligent community, viz: Mr. Fred. H. Hayselden is about returning WITH A

FIRST CLASS ASSORTMENT OF AUTUMN AND WINTER GOODS! Comprising General Dry Goods, Fancy Goods, and Gent's Furnishing Goods, and in order to make a proper display of such an assortment they are compelled, "willingly though," to reduce that which they have now on hand.

The Sale began on Saturday, August 16th, and will end September 6th. 448-01 HAYSULDEN BROS.

WILDER & CO., LUMBER DEALERS,

For Particulars See Yard!

LEGAL NOTICES. CIRCUIT COURT OF THE FOURTH JUDICIAL DISTRICT, HAWAIIAN ISLANDS, IN PROBATE. In the matter of the estate of WILLIAM FREDERICKS, late of Kona, deceased.

On reading and filing the petition of Paul Leung and Wm. H. Wright, administrators with the will annexed of the estate of WILLIAM FREDERICKS, late of Kona, deceased, showing that certain claims against the said estate, set forth in a schedule annexed to said petition, were presented to the petitioners, duly authenticated with necessary vouchers, and by them approved, and praying that same may be appointed the same may be established and approved by the Court.

It is ordered, that Friday, the 26th day of September, A.D. 1873, at 10 o'clock A.M. before the said Judge, at the Court House in the City of Honolulu, be and there shall be a public sale of the real and personal property of the said estate, to wit: the same is hereby appointed as the time and place for hearing said petition, and that all persons interested may then and there appear and show cause, if any they have, why the said estate should not be approved by the Court.

And that this order be published in the Hawaiian and English languages, in the "Koonoo" and "Gazette" newspapers printed and published in Honolulu, for three consecutive