



Makes The Hair Grow

We are talking about Ayer's Hair Vigor. Just note that word "Ayer's." You are perfectly safe with it.

Ayer's Hair Vigor DOES NOT COLOR THE HAIR

PATENTS Scientific American. A person sending a sketch and description may quickly ascertain our opinion...

BUSINESS CARDS. HONOLULU IRON WORKS CO.—Machinery of every description made to order.

Shaw & Seville NEW MONUMENT WORKS King St., near Alakea Phone 3085 P. O. Box 491

NOTICE TO CREDITORS.

The undersigned having been duly appointed Administrator with the Will annexed of the estate of Elias N. Thropas, deceased, hereby gives notice to all creditors of said deceased to present their claims...

NOTICE TO CREDITORS.

The undersigned having been duly appointed Administrator with the Will annexed of the estate of J. B. Hanauko, deceased, hereby gives notice to all creditors of said deceased to present their claims...

NOTICE.

TO OWNERS OF SHARES IN HUI LAND OF HONOLULU 1 & 2.

The undersigned hereby gives notice to those holders of shares who have not paid their assessments from 1905 to date that an assessment of one dollar and seventy five cents per share for that period is now due and payable for the undersigned.

When authorized the undersigned will take charge of such lands in the but that do not produce an income and arrange its cultivation so that debts accrued on the land may be paid out of the income from any products thereof.

Notice is given that persons having no beneficial interest in the but land of Honolulu Numbers 1 & 2 are prohibited from entering the lands of said but.

The Canadian-Australian steamer Makara is due to arrive at Honolulu January 3, and she will bring New Year greetings to the cities from the Land of the Southern Cross.

MARINE REPORT. By Merchants' Exchange.

Wednesday, December 21, 1910. Sydney—Sailed, Dec. 19, S. S. Makara, for Honolulu. Yokohama—Sailed, Dec. 21, S. S. Tenyo Maru, for Honolulu.

PORT OF HONOLULU.

ARRIVED. Wednesday, December 21. Str. W. G. Hall, from Kauai ports, a. m.

DEPARTED. Str. J. A. Cummings, for Oahu ports. Str. Claudine, for Kauai ports, 8 p. m.

PASSENGERS. Arrived. Per str. Claudine, from Hawaii and Maui ports, Dec. 21.—D. J. Keefe, Mrs. Keefe, P. A. Richmond, A. Christian, Miss Christian, A. Garley, R. C. Brown, A. Cockett, Miss S. Kawai, Mrs. Kawai, K. E. Gjerdrum, A. J. Bomke, W. A. Yates, Mrs. S. C. Train Lee Sing, C. J. Schuening, D. E. Upton, A. C. Dowsett, E. Dowsett, W. T. Robinson, Miss Robinson, Miss Tucker, C. E. Copeland, H. H. Odell, F. E. Harvey, Mrs. Kapuhimama, Mrs. English, C. K. Yoon, R. L. Lillie, Cecil Brown, J. A. Nelson, Wm. Barclay, Mrs. W. King, Mrs. J. W. Searle, H. Cummings.

DEPARTED. Per str. W. G. Hall, from Kauai ports, Dec. 21.—Herbert Berg, F. J. Henn, Mr. Shiebow, T. A. Burningham, Mrs. A. C. Pfendner, Dr. G. H. Huddy, J. Gorman.

Per str. W. G. Hall, for Kauai ports, Dec. 22.—Geo. Isenberg, Miss M. D. Jones.

TO EXHIBIT FLYING MACHINES IN TOWN. The aviation trio, Capt. Thomas Baldwin, J. C. "Bud" Mars and Tod Schriver, folded their wings and boarded the steamer Wilhelmina, which sailed from San Francisco yesterday for Honolulu. They will arrive here next Tuesday. The local promoters expect to hire a hall and exhibit one of the flying machines during the three days preceding the flights at Moanalua field.

CHARTERS GRANTED TO TWO SOCIETIES. Treasurer Conkling yesterday granted charters to two Portuguese societies which had filed papers of incorporation, one being a secret society which received the approval of the Governor, as did also the other.

CHANGE TAKES PLACE IN WAIMEA AGENCY. A change in the controlling powers of the Waimea Sugar Company was made at a meeting held yesterday morning, when the agency was transferred from Castle & Cooke to H. Backfield & Co.

TRY THIS FOR INFLUENZA. The peculiar properties of Chamberlain's Cough Remedy have been thoroughly tested during epidemics of influenza, and when it was taken in time we have not heard of a single case of Benson, Smith & Co., agents for Hawaii.

DEMANDS REFUSED, THREATENED STRIKE MAY TIE UP ROADS. CHICAGO, December 22.—In answer to the ultimatum of the Brotherhood of Engineers in their demand for an increase in wages, the railroads last night gave their final reply, stating that conditions did not warrant their granting the demand.

HAMAKUAPOKO CAMP IS RID OF DISEASE. (From Thursday's Advertiser.) Another wireless was received by the board of health from its chief sanitary inspector in the infectorial districts of Maui yesterday morning stating that the disinfecting work in the Hamakuapoko camp was finished.

SHOT FIRED OVER HEADS. Customs Officers, Hunting for Dope, Hear Bullets Come Their Way. Chin On, a Chinese, who at one time lived at Waikiki near the duck ponds, but who lately has been residing on School street, was arrested last night at half past ten o'clock by Chief McDuffie and booked for investigation.

MORE REPORTS OF BOMB VENGEANCE. (Continued from Page One.) case against Hee Fat, as was expected, the consul is going to push it more vigorously than ever, and the reaction set in with a vengeance.

ROUND ABOUT CHINATOWN. The wishes of the whole of Chinatown seem to run in the same direction. Everywhere inquiries were made the same answer was received though not of course as to the to-be-attempted blowing up. No further news has been received from Washington and the United Society are at fault to know just exactly how they stand there.

MEEK AND LOWLY ACCEPTS REBUFF. Judge Cooper Lays Down Law to Cathcart and the City Attorney Obeys. "Court orders that in all criminal cases now pending before the circuit court, first circuit, first judge presiding, the city and county attorney or his deputies shall appear and prosecute the same as called and set for trial.

SWears JURYMEN VIOLATED OATHS. (Continued from Page One.) there, and one of the jurors, Rockus, told me I was not helping myself any by preventing Andrews giving his opinion.

WHERE DO ALL THE KIDS COME FROM. (Continued from Page One.) tendered today, any surplus there might be over the amounts now contracted for to go into further gifts for little ones that have been overlooked in the tickets giving to date. Among yesterday's donations to the tree were orders on the regular shoe store and the Manuafurers Shoe Company for shoes—most acceptable donations.

THE HONOLULU STOCK EXCHANGE. Honolulu, Thursday, December 22, 1910.

Table with columns: NAME OF STOCK, CAPITAL, PAID UP, VAL, BID, ASK. Lists various stocks like Mercantile, C. Brewer & Co., etc.

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What the ones most interested fear is a holdup occurring in regard to the supply of meat for the Molokai settlement. In previous years bids were called and the bidders delivered the meat at the institution, where it was reckoned up at so much dead weight.

THE CONTRACT WITH THE PRESENT SUPPLIERS HAS NOT FINISHED YET, so that the settlement is safe for some time to come. When that expires, however, they will have to accept the terms to be made by the ranch people or else go in for frozen beef.

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RANGERS HOLD UP MEAT SUPPLY

No Bids for Leper Settlement—May Mean Bigger Prices Must Be Paid.

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SWears JURYMEN VIOLATED OATHS

(Continued from Page One.) there, and one of the jurors, Rockus, told me I was not helping myself any by preventing Andrews giving his opinion.

"My answer to that led to the insult from him which caused a little tumult for a time. I think it was right after that that I called Mr. McStocker's attention to the fact that Andrews was still remaining in the room, and requested that he leave. He did at that time leave.

"The grand jury still insisted that they had the right to have Andrews there, or any counsel that they desired. I told them they had no right. I told them if they could not take my word in the matter they must go before Judge Cooper and get the law from him. I said I would go up and report the matter to Judge Cooper and they came before the judge. The court held they had no right to call in counsel.

"The trouble was that the position taken by my department was that there was no law under which Lane could be proceeded against other than what proceedings had been brought against him in the district court, and it was to get something else to proceed against him that the grand jury wanted Andrews in there, to proceed against him."

A Slight Correction. At this time Judge Cooper interrupted by stating that there was nothing pending before the grand jury which had to do with the findings of the indictment against Lane. The judge went on to state that he understood from the testimony that Andrews was there to show how he, if he had been allowed to prosecute the case against Lane in the district court, would have brought about a different result against Lane. Douthitt took issue with the court on this statement and read from the testimony to attempt to prove his ground, at the conclusion of which the judge asked: "What was pending?"

Cathcart went on to say: "I remember one specific statement by one grand juror that Andrews had stated he could get a conviction for a higher crime. I don't remember just who. I told him I doubted if Andrews could get a conviction if I couldn't."

Wanted to "Get" Lane. "There was a statement made by one of the jurors, and that was that they wanted to get Lane on a higher charge—that they wanted to get him punished for some higher charge. I said in my opinion there was no law by which he could be punished for a higher offense. HE SAID THE LAW OUGHT TO BE STRAINED, OR SOMETHING TO THAT EFFECT.

"Of course, it is difficult to remember all that was said. Some of it was rather hot—warm talk. Some of the jurors were very angry with me for preventing Andrews appearing. "I don't remember any particular juror saying these things. I remember that among those who said various things was Church, and there were McStocker and Rockus. They did most of the talking."

"Did you hear any remarks derogatory to Lane by any members?" asked Douthitt. "No; no remarks except that THE LAW SHOULD BE STRAINED. That may be called derogatory."

"I will ask you, Mr. Cathcart, 'interrogated Mr. Douthitt, 'whether at the time of the meeting there was any expression by the members of the grand jury which showed prejudice or bias against Mr. Lane?' "Recovering from the period during which he was 'unwell' as the attorney-general put it in court, he yesterday expressed his desire to retract the statements he made before the court while he was 'unwell.'"

About a week ago, after sending down word that he was too sick to attend the court as a witness in behalf of Edward C. Lane, charged with criminal assault, he suddenly appeared during the trial and, unable to pick up the threads of the case, he arose in court and entered a nolle prosequi, which Judge Cooper would not allow, as Cathcart had overlooked the fact that he had nothing to do with the case. Cathcart then almost literally exploded, and after shouting that he would figure in no more prosecutions in the circuit court, left the room and disappeared for another week. The attorney-general commenced to draw up impeachment papers and after Cathcart recovered sufficiently to realize what he was up against, he appeared in court yesterday and accepted the implied rebuff in a meek and lowly spirit.

Another wireless was received by the board of health from its chief sanitary inspector in the infectorial districts of Maui yesterday morning stating that the disinfecting work in the Hamakuapoko camp was finished. This camp provided more cases of diphtheria than any other which has suffered by the epidemic, but is now practically cleaned out.

There are now 250 people in the Paia isolation camp, this number including cases and contacts both. Unless weather conditions change the board believes that it has the epidemic under control and that there is no further danger from this disease.

The outbreak of varioloid near Paunaea was met with prompt and decisive action which will probably prevent the further spread of the disease. The cases were reported at nine o'clock at night, the inspectors making a rush trip to the spot and moving the entire camp to a spot near Kihai by five o'clock the next morning.

ROYAL BAKING POWDER

Absolutely Pure The only baking powder made from Royal Grape Cream of Tartar No Alum, No Lime Phosphate

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\$23,125 on \$100 paid. (Kodevama) at 103 at maturity. \$270 shares (total) Session Sales.

\$1000 Olan 6s, 93.25; \$1000 Hilo R. 1 1901 6s, 99.50; 15 Ewa, 27; 10 Oahu Sug. Co., 25.125; 20 Oahu Sug. Co., 25.2

Between Boards. 15 Ewa, 26.75; 140 Haw. Sug. Co. 34; 575 Oahu Sug. Co., 25; 30 O. L. Co., 130; 100 Pahang Pd, 20; 50 H. nookua, 10.

Notice. By vote of the directors under date of December 22, the dividends of On men payable the 5th of each month will be 30c per share, beginning January 1911, and continuing till further notice.

Holiday Vacation. No session of the exchange will be held after December 24, 1910, until December 31, 1910.

Mr. Cathcart has stated. That is the most serious phase of this matter. "Then I want to know if that is conclusion of Mr. Cathcart's," said Andrews, "or whether that is the statement of the grand jury, individually as a body."

"The conclusions must have been formed by some statement," said Judge Cooper. "I prefer to hear direct from the grand jury for I consider that the most serious matter which has been brought up before me."

The order of the court was made that the grand jurors should be subpoenaed to appear at two o'clock this afternoon.

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