

THE HAWAIIAN GAZETTE

RODERICK O. MATHESON, EDITOR

SEPTEMBER 22, 1916. FRIDAY MORNING

THE ADVERTISER'S SEMI-WEEKLY

BREVITIES

(From Wednesday Advertiser) W. C. King has opened a hotel at 3320 Waiialea Road, where for many years a boys' school was held.

The annual picnic of the St. Andrew's Sunday School will take place a week from Saturday, September 30.

Hugh H. Walker was elected a member of the Honolulu Stock Exchange yesterday at the morning session of the organization.

Governor Pinkham has appointed Benjamin P. Zabala district magistrate of Waianae, Oahu. The appointment takes effect immediately.

The funeral of the late Mrs. Mary Akowai of 1944 Lohelani street, Kalihi, who died on Monday, was held yesterday, the interment being in the Puna cemetery. Mrs. Akowai was a native of Hawaii, sixty-two years old.

C. G. Heiser, Jr. of the Trent Trust Company has been appointed a member of the board of industrial schools. Judge W. L. Whitney is chairman. Heiser will take the place left vacant by the resignation of President Griffiths of Oahu College.

Samuel Lukau died on Monday at his home, 6322 Mokuauia street, Kalihi. The funeral was held yesterday, the interment being in the Malihua cemetery. Lukau was a widower, rancher, and fifty-seven years old. He was a native of Kalaupapa, Molokai.

(From Thursday Advertiser) The funeral of the late Benjamin Kamannu was held yesterday, the burial being in the Kalapopohaku cemetery.

John J. Enwright, police sergeant, has resigned from the force, and will begin the manufacture of ukuleles. His resignation will take effect September 30.

Robert W. Shingle yesterday fatally injured The Associated Press despatcher, announcing the sale of Lanni island to a hub of Nevada cattlemen, headed by Senator Key Pittman.

To exemplify and prove to their parents the good the movement is doing them, the Japanese Boy Scouts will meet at two-thirty on Saturday afternoon at the Japanese Central Institute.

Rev. Father Patrick St. Leger, the pastor, announces that the hour for the Sunday high mass in the Church of the Sacred Hearts, Kaimuki, has been changed from ten-thirty to nine-thirty in the morning.

Shozoki formerly manager of the Mochizuki Club, in Waikiki, has been appointed as Japanese detective in the police department of the city, to fill the vacancy created by the resignation of Detective Kozuki.

Application for passport was filed by Lau Con Yin, for himself, wife and two children, in the office of the clerk of the federal court yesterday. They expect to leave November 17, next, on a visit to China.

A. R. Hawley, president of the Aero Club of America, has sent a letter of congratulation to Brig. Gen. B. K. Evans, president of the Aero of Hawaii, and assuring Hawaii of the support of the national organization.

A declaration of his intention to become a naturalized citizen of the United States was filed yesterday by Hermones Morales, member of the Filipino company of the local National Guard of Hawaii. Morales is a laborer and native of the Philippine Islands.

Chung Do Won and Miss Kim Sa Won, well known members of the local Korean colony, were married last Friday by Rev. H. J. Song, pastor of the First Korean Methodist Episcopal Church. The witnesses to the nuptial ceremony were H. S. Hong and Y. P. Chung.

Miss Ailene Bettelmann, stenographer in the office of the land commissioner, will be superseded October 1 by Herbert Kingsley, her resignation having been accepted by B. G. Rivenburgh, land commissioner. No other changes are contemplated in the land office at present, said Mr. Rivenburgh yesterday.

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The Mills Club will meet at three-thirty next Thursday afternoon at the home of Mrs. C. H. Kinsgel, 1565 Alexander street, Punahoa.

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It will be Honolulu's turn a year from now to entertain the delegates to the Civic Convention. By that time we will probably have a new roadbed on Kalakaua avenue and will be in a position to point out definitely just where the new federal building is to go.

PERSONALS

(From Wednesday Advertiser) Mrs. James P. Lino and son returned in the Kilauoa yesterday to their home in Pahala, Hawaii.

Attorney Eugene K. Aiu was a passenger in the Kilauoa yesterday for West Hawaii. He will attend to some law business in Kailua, Kona.

Among city visitors from the other islands are W. K. Scholz of Punahele and Philip McKaig of Paeohe, Maui, and W. T. Kaney of Makaweli, Kauai.

Brig. Gen. R. K. Evans, commanding the Hawaiian Department, yesterday paid a visit to former Queen Liliuokalani, to confer upon her an honorary membership in the recently organized aero club.

Lieut. Henry Clinton Kross Muhlberg, Second Infantry, U. S. A., and his Muhlberg welcomed on Monday the arrival of a son in the Department hospital, Fort Shafter. The young son has been named Henry Clinton Kross.

Among passengers in the Kilauoa for West Hawaii yesterday were Mrs. H. L. Ross, Mr. and Mrs. R. A. McWayne, Mrs. I. H. McWayne, Mrs. C. C. Conant, Mrs. T. C. White, Judge and Mrs. A. N. Hayselden and children, Judge J. L. Koulikou, Miss S. Siegel and Miss D. Rositter.

Judge Samuel B. Kemp, assistant United States district attorney, left last night in the Kilauoa for Kailua, on his way to visit Judge J. W. Thompson, the new West Hawaii circuit judge. Judge Kemp during his week's stay in Kailua will try a number of cases.

(From Thursday Advertiser) Mr. and Mrs. Dickinson H. Bishop left in the Matsunin yesterday, on their way to New York.

A license was issued yesterday in this city for the marriage of Bonaparte L. Karranti and Miss Kouloha Blake.

Dr. E. C. Waterhouse, who was on a business trip to the mainland, returned to Honolulu in the Lurline on Tuesday night.

Rev. Henry Bond Bestarick, Bishop of Honolulu, left in the Matsunin yesterday on a short visit to the mainland.

Judge C. F. Clemons left in the Matsunin yesterday on a brief visit to San Francisco. He will return in the same steamer on October 10.

Among Honoluluans leaving in the Mauna Kea yesterday for Hilo were Lorrin A. Thurston and Eoderick O. Matheson, editor of The Advertiser.

Mr. and Mrs. Peter Kahen, of 727 Waiakamilo road, Kalihi, welcomed on Monday of last week the arrival of a daughter at their home. The child has been named Kaleiokalani.

Mrs. Antonio G. Silva of Honolulu, this island, who was operated at the Queen's Hospital yesterday, is reported doing nicely and expects to be able to return to her home shortly.

Former Circuit Judge Parsons has returned to Hilo, where he will enter the private practice of law. He was appointed a notary public for the Hilo district by Attorney General Stainback yesterday.

Henry W. Kinney, superintendent of public instruction, who was recently operated at the Queen's Hospital, has recovered to such an extent that he will be moved to his home, Ni'ih, near Kaimuki, this morning.

Among well known persons who left in the Matsunin yesterday for the mainland were John Guild, P. M. Pond, J. W. Bergstrom, S. C. Kennedy, E. A. Mott-Smith, Lorrin P. Thurston, and H. B. Mazrinier, the latter of Hilo.

Julius von der Wall and Miss Mary Lutero were married on Monday by Rev. Father Ephraim Blom of the Catholic Cathedral. The witnesses to the nuptial ceremony were John F. Rieckard and Miss Helen Lutero, sister of the bride.

With Rev. Father Patrick St. Leger of the Catholic Cathedral, performing the service, John Muntean, a native of Rumoina, and Miss Alexandrina Ogen of this city were married on Tuesday. The witnesses were Louis Medeiros and Mrs. Mary Medeiros.

Mrs. A. B. Angus, Mr. and Mrs. A. W. Carter, Mrs. A. F. Cooke, Mrs. C. E. Rodgers, Mr. and Mrs. Harold Castle, Mrs. J. A. Gilman, Mrs. A. F. Judd, Dr. V. E. M. Osorio and Mrs. C. H. Olson were among local persons who left yesterday in the Matsunin for the mainland.

Among mainland visitors here who returned in the Matsunin yesterday to San Francisco were F. H. and H. M. Barab of Los Angeles, Edward Lough, Arnold Thayer and Harold Norton of New York, S. E. Armbrister of Nassau, Bahama Islands; Mr. and Mrs. Leroy Leonard of Pasadena, and L. M. Dolde of Washington.

(From Friday Advertiser) H. R. Mansfield, commercial traveler, has gone to Hilo on a business trip.

Frederick J. Coekett, messenger in the Governor's office, is at his home on account of illness.

J. C. Blair, superintendent of the Island Electric company of Wailuku, Maui, is in Honolulu on business.

A daughter was born to Mr. and Mrs. David Kean of Ala Moana last Sunday. She has been christened Lucy.

A daughter, Katherine Sinalu, was born Wednesday of last week to Rev. and Mrs. Kong Yin Tet of Emma street.

Rev. Henry Pratt Judd, secretary of the Hawaiian Evangelical association, returned yesterday in the Mauna Loa from Maui.

Attorney A. G. Correa of Hilo arrived in the Kilauoa Tuesday from the Big Island to attend to personal matters in this city.

Mr. and Mrs. Charles Kenohiolo of Kalihi and Home Rule streets, Kalihi, welcomed on Tuesday the arrival of a daughter at their home.

Senator H. B. Penhallow of Wailuku, Maui, and W. S. May of Kohala, Hawaii, have returned to their respective homes after visiting in Honolulu.

A Dangerous Policy

ON Monday was inaugurated a system of medical supervision under police control of the so-called segregated district of Iwilei, a revival of a system which had been attempted previously in the same district and which proved to be neither adequate for the purpose in view nor acceptable in principle to the people of the community generally.

The system, in short, is the establishment of a medical clinic at Iwilei under charge of the emergency hospital surgeon, whose certificates, to be issued weekly, will alone be accepted by the police. Lacking such certificate, the Iwilei woman will be subject to arrest by the police. Inferentially, the possession of such a certificate will grant immunity from arrest, despite the illegal nature of the woman's calling.

Sheriff Rose has inaugurated this system after consideration of the whole subject of Iwilei conditions, and, it is understood, has canvassed the opinion of the army medical officers of the department, who are directly interested in the matter. The surgeon of the emergency hospital will have an army colleague to conduct the bacteriological tests.

The fees to be collected will total in the neighborhood of five hundred dollars a month, these to belong to the physician, who will pay his assistant. He will establish an office in the segregated district and the fact that from this office alone are valid certificates to be issued will be made known to the Iwilei women by the police.

Putting aside the question of the recognition by the police authorities of such a district as Iwilei and taking for granted the genuineness of the sheriff's desire to mitigate the evils through the establishment of police protection and medical supervision of an official nature, it is certain that more harm than good will be the outcome.

The establishment of medical supervision along the lines proposed has been tried before in Honolulu by bigger and more influential men than Sheriff Rose, and the result was a failure from the medical standpoint and scandal politically.

What has been demonstrated as a failure before will be a failure again. History will repeat itself. From failure there can be no escape. It has been demonstrated that such medical supervision as has been put into force here again brings results worse than follow no medical supervision whatever, creating a false sense of security when no security can exist.

In addition to the impropriety of forcing the Iwilei women to patronize any one designated physician, under penalty of arrest for failure so to do, there is in this case the added impropriety of designating one whose time is already paid for by the public and who has a position of responsibility demanding practically undivided attention.

Unless the Iwilei clinic were to be the veriest farce, the surgeon of the emergency hospital must necessarily devote at least half his time to it.

The position he holds under the city was created because there was a recognized necessity for a police surgeon, to be available upon call in all emergencies. The emergency hospital was established because such an institution was found necessary, and the city maintains a motor ambulance for the sole purpose of saving valuable time in emergencies.

Permitting the surgeon in charge now to devote at least half his time and energies to another object than that for which he draws his salary, even were that other object unobjectionable in itself, is not fair to the city.

However sincere the effort of Sheriff Rose may be, the plan he has inaugurated will be wholly to the detriment of Honolulu.

The population of this Island has gained many hundred potential voters during the two years since the last general election. Now it is not only the privilege but the duty of these new citizens to take an active personal interest in the local government. The election law prescribes only that the voters shall sign the Great Register, not later than ten days before the date set for the primary. There is no other requirement to enable citizens to vote. Citizens who have not done so already, should without delay see that their names are enrolled on the official lists at the City Clerks' office in the First National Bank building. Honolulu is a progressive city. It will go ahead faster if all citizens take more direct personal interest in local affairs.

Now that the secretary of war has decided that all national guard units mobilized last June are to serve in their turn in the Mexican border patrol it is pleasant to know that the foolish proffer of the services of the National Guard of Hawaii was not taken up by the department. Wouldn't it be a sweet dislocation of things here if the local regiments offered had been mobilized three months ago and were now about to be transported to the cactus land for another three months? The narrow escape ought to be a lesson to our worthy Governor not to go off half cocked again where the militia is concerned.

Dairies are displacing wine grape vineyards in California for the very simple reason that there is more money in cream and butter than there is in claret. The wine sellers make more money than the wine makers and drinkers. Prohibition does not frighten the farmers in California.

Youths and Army Service

IN the debate over the Army Appropriation Bill in the senate just on the eve of adjournment, an ineffectual effort was made by Senator Underwood of Alabama to insert an amendment which would nullify the proviso in the National Defense Act, passed last June, which permits army recruiting officers to enlist young men of eighteen years or more without the consent of their parents. Under the plan proposed by the Alabama senator the only exception to his minimum enlistment age of twenty-one years would be when the prospective soldier was at least eighteen years of age and had the written consent of his parents or guardian.

Since the days of the Civil War there has been on the statute books a law which forbid enlistment before a youth had reached his legal majority but at the urgent request of the war department this was changed in the Defense Act. Senator Underwood made no bones of the matter that his interest in the amendment was to secure the discharge from the National Guard forces of his own state now on the border of several hundred youths who were tired and sick of frontier service. He contended that these youths of eighteen or nineteen years were "mere children" who had been dragged from their comfortable homes by the persuasion of the military men of the army and the national guard. "These youngsters under twenty-one who have enlisted in the army," said the senator, "are still infants in the eyes of the law and are held incapable of making a contract."

The young men of the country, those under twenty-one who are on the border with the regular army and the national guard, and those who may enlist in the future, were not without their champion, for the aged Senator Knute Nelson of Minnesota, himself a veteran of the Civil War, came to their defense and brought the applause of the senate and of the galleries in his stand for the army. "To my mind," he said, "and I speak from experience, the best school a young man of eighteen years can enter is the army, where he must conform to the discipline and regulations there enforced. I enlisted in the army of the United States as a private soldier at eighteen years of age and served through a large period of the Civil War. I have always regarded that as the best part of my education and my best schooling in life. I would have never have gotten along as well as I have had if it had not been for the teaching, the experience and the discipline I received in the army of the United States."

"It is belittling our army to say that it is a mistake to allow young men of eighteen years to enlist. I hold that the army of the United States is as reputable a body of men as can be found within the broad confines of the Republic. It is as good a place to put the young men of our land, under skilled and competent officers, as any other of which I have knowledge; and, Mr. President, service in that army is as honorable as is even service in the Senate of the United States."

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COLDS CAUSE HEADACHES LAXATIVE BROMO QUININE removes the cause. Used the world over to cure a cold in one day. The signature of E. W. GROVE is on each box. Manufactured by the PARIS MEDICINE CO., St. Louis, U. S. A.

Attorneys of Hawaii Watch With Interest Progress of Reform

Members of the Bar Association of Hawaii who have been following the efforts of the American Bar Association to raise the standard of the legal profession in the United States, note with keen interest the completion of a set of standards for admission to the bar by the national organization. The work marks the end of ten years of application by the national association's section of legal education. Adoption of the rules remains for next year's session of the American Bar Association and when the organization gives its approval to this set of standards, they will be put out publicly and the association will ask the various state and territorial authorities all over the country for their adoption. A marked advance in legal education and practice is expected to follow.

Half of the proposed rules were adopted a year ago, the remainder at a conference held recently in Chicago, according to advices received here by mail brought by the Matson steamer Lurline. These recommendations of the section of legal education were referred to the standing committee of the association with a special request to report next year with a recommendation for adoption. The section was directed to have the proposed rules printed in full in the next issue of the journal of the association, appearing in October, so that they may be fully understood by all of the members.

Little Mention In Press The bar admission requirements formulated were presented by the chairman of the legal education section, Judge Henry Stockbridge of the Maryland court of appeals. The secretary of the section is Charles M. Hepburn of the Indiana University school of law.

Little mention was made in the press of the proposed bar admission requirements and the bar association membership in attendance did not get the final rules or the report as a whole because in the closing of business the section's recommendations were referred to the standing committee. This publication may therefore be of general interest to the bar.

One. Examinations for admission to the bar should be conducted in each state by a board appointed by the highest appellate court.

Two. A law diploma should not entitle the holder to admission to the bar without examination by the board.

Three. The candidate shall on admission be a citizen of the United States.

Four. He shall also be a citizen of the state in which he is applying for admission or prove that it is his intention personally to maintain an office therein for the practice of the law.

Five. Character credentials on application for admission shall include the affidavits of those responsible citizens, two of whom shall be members of the bar, and the affidavits shall set forth how long a time, when and under what circumstances those making the same have known the candidate.

Six. Three years' practice in states having substantially equivalent requirements for admission to the bar shall be sufficient in the case of lawyers from other jurisdictions applying for admission on grounds of comity.

Inter-State Courses Seven. There is no necessity for the insertion in the rules of a reciprocal comity provision; that is, of a proviso prohibiting the admission of lawyers from other states on grounds of comity, unless the state from which the lawyer comes extends similar courtesies to lawyers of the bar of the state in which the candidate is applying for admission.

Eight. Students shall be officially registered at the commencement of their course of preparation for the bar, but only after a report of the state board as to fitness, based upon its inspection of the candidate's credentials establishing that he has completed the requirements of Rule 10. The registration shall be with the clerk of the highest appellate court. A candidate removing from a jurisdiction having similar standards for registration may have the registration transferred. None pro tunc registration may be permitted, but only when the candidate has the requisite education at the date which he desires to be registered and he presents sufficient excuse for not having previously registered. A candidate (moving from another jurisdiction where such registration is not required may be registered none pro tunc under similar conditions.

Nine. Proof of moral character shall be required as a prerequisite to registration.

Ten. No candidate shall be registered as a student at law until he shall have satisfied the board that he has passed the necessary requirement for entrance to the collegiate department of the state university of the candidate's state or of such college or colleges as may be approved by the state board of law examiners, or an examination equivalent thereto conducted by the authority of the state.

Course of Four Years Eleven. All applicants should be compelled to study law for four years, the first three of which must be spent in compulsory attendance upon, and the successful completion of, and passing the prescribed course of instruction at an approved law school which requires not less than three years of resident attendance for the completion of its course and for graduation therefrom, and then the service of a continuous year of registered clerkship, as prescribed, exclusive of all other occupations; provided, however, that the fourth year may be passed in an approved law school in post-graduate work, and that the applicant's law school course shall have included the degree course in procedure and practice.

Twelve. Candidates for admission shall present themselves prepared for

examination in the following subjects: Constitutional law, including the constitutions of the United States and (the candidate's state), equity, trusts and surety ship, the law of real and personal property, evidence, decedents' estates, landlord and tenant, mortgages, contracts, partnership, corporations, crimes, torts, agency, sales, negotiable instruments, domestic relations, master and servant, common law pleading and practice, federal and state practice, conflict of laws, professional ethics, the federal statutes relating to the judiciary and to bankruptcy, and the development in (the candidate's state) of the basic legislation of law, as exemplified by the decision of its highest appellate court and by statutory enactment, and other subjects ordinarily covered in the curriculum of standard law schools.

Names To Be Published Thirteen. At least thirty days before the state board's certificate shall be issued to any candidate who shall have passed the examination, the name of such candidate shall be published by the board in a newspaper of general circulation, and also in a law periodical if there be one within the state jurisdiction.

Fourteen. From the examination fees received the members of the state board shall receive such compensation as the highest appellate court of the state may from time to time by order direct.

Fifteen. The fee for examination for admission shall be twenty-five dollars and for passing upon registration credentials in the matter of general educational qualifications five dollars.

Sixteen. The state board shall consist of five members of the bar, no one of whom shall receive student candidates in his office in preparation for call to the bar, or be connected with the faculty or governing body of any law school presenting candidates for admission.

MEMORIAL TO LINCOLN FINISHED IN TWO YEARS (By The Associated Press.) WASHINGTON, September 17.—Two years from this month the \$2,000,000 Lincoln memorial now being constructed in Potomac Park here will be ready for dedication. The cornerstone was laid February 12, 1915. Henry Bacon, architect of the memorial, is speaking of the progress of the work as follows: "The winter is over the Lincoln memorial will be roofed and the building will be completed and the statue of Lincoln in place two years from now. The largest blocks of marble ever used in the construction of a building, the largest block, is eighteen feet long and six feet high. It is the top middle stone over the entrance. The memorial when finished will be as tall as an average ten-story office building."

DR. C. B. COOPER HEADS INDUSTRIAL SCHOOL BOARD At a reorganization meeting of the commissioners of industrial schools, held yesterday, Dr. C. B. Cooper was elected chairman, succeeding Prof. Arthur F. Griffiths of Oahu College, who resigned. As a member of the board, to succeed Professor Griffiths, the Governor appointed Charles G. Heiser Jr. The personnel of the board now is as follows: Dr. C. B. Cooper, chairman; Rev. Father H. Valentini, Mrs. F. W. MacFarlane, Miss Bertha Ben Taylor, Mrs. F. W. Kleban, Charles J. Heiser Jr., and Circuit Judge William L. Whitney. During Judge Whitney's absence in the mainland, Circuit Judge Ashford is substituting for him, both as member ex-officio of the commission and as judge of the juvenile court.

GERMANY IS RECRUITING FACULTY FOR UNIVERSITY (By The Associated Press.) THE HAGUE, Netherlands, September 17.—Having failed to recruit the staff of the proposed Flemish University at Ghent among native professors, Germany is making every effort to persuade young Dutch professors to take posts in the new institution. The most tempting offers are being made. Prospects are held out of salaries far above those paid by the Belgian government before the war, while it is represented to the desired candidates that if the Belgian government could return and out them from their posts their future will be assured by the German government. While Flemings ardently desire a university of their own, the great majority of them decline to accept the gift at the hands of the usurpers of their country, suspecting the motives that prompt it.

TWO MEN ARRESTED ON BIGAMY CHARGE A passion for too many wives was the downfall of Felix Sampage and Norberta Daenany, Porto Ricans, yesterday. They were arrested charged with bigamy. Pvt. John Enwright, First Field Artillery, was arrested and is held pending investigation. A Smith, who, it is alleged, walked out of a Chinese store with a bolt of silk under his arm, was charged with larceny in the second degree. All offenders will appear for trial in the police court this morning.

GIRL MAKES NEW RECORD IN LONG DISTANCE SWIM (Associated Press by Federal Wireless.) PHILADELPHIA, September 19.—Anna Kean, a well known girl swimmer of Lansdowne, Pa., today swam 26 miles in the Delaware river in 11 hours, 8 minutes, 41.35 seconds. This is claimed to be a distance record for women.