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TO BE OBSERVED

Preparing for the Annual Feast of the Holy Ghost.

WORK AT THE MISSION

A Lanai Has Been Built—Decorations—Lighting—Two Bands—In a Few Days

Next Saturday at 6 p. m. the celebration of the feast of the Holy Ghost will begin at the Catholic mission. The lanai where the crown will lie in state and the altar will be erected has already been built. It stands a little to the rear of the cathedral.

Promptly at the hour named the procession will form in the yard. Headed by the St. Louis College band the black gowned priests will remove the crown and flags from the church and place them in the repository which has been built to receive them.

In the middle of the building will be the altar covered with flowers whose fragrance will mingle with that from the swinging censers.

Hanging in midair will be the offering of the Portuguese. It will be an artistic piece of work. Grapes, bananas, pineapples and other fruits will be so arranged as to form one huge grape, which is one of the emblems of sanctity.

In the middle of the room will be a table set ready for a feast. Around this, in front of the altar, crown and flags, regardless of sect, may walk the people. As they pass the crown they will lay down their offerings. These will consist of anything, money, clothes, fruits and the like. These all go in the interest of the feast and for the poor amongst the faithful.

In the shed maka of the church a regular bazaar will be held. The offerings will be put up for sale and a lottery will be conducted. He who is lucky in the game of chance will be presented with clothes. In the shed also the gifts will be distributed to the worthy poor. Six Portuguese and six Hawaiians being selected to typify the last supper.

At about 11 o'clock at night whatever remains in the bazaar will be auctioned off to the highest bidder.

At 10:30 Sunday morning pontifical high mass will be celebrated in the cathedral. The procession will form again and the crown and flags will be placed in their usual positions. After the mass is held the sacred emblems will be once more carried back to the repository.

At 1 o'clock Sunday afternoon the dinner for the poor people will be given.

The Portuguese band, under the leadership of Father Valentin will play throughout the afternoon. The members have been practising for some time in anticipation of this event. After the concert the crown and flags will be taken back to the church.

The grounds will be illuminated during Saturday and Sunday nights with 300 colored electric lights.

After New Telephones.

John Cassidy, superintendent of the Mutual Telephone system, is to get away for the States by the S. S. Australia this afternoon on business for the company. Mr. Cassidy will be away a couple of months, and will make extensive purchases for what will amount to the reconstruction of the telephone service of the city and the Island. There will be secured for the main exchange equipment in the switchboard department the same as recently installed at the Walkiki branch and so entirely satisfactory. Within three months the telephone system will be free from "induction" or other outside trouble. While talking will be easy over the lines, the office work will be greatly simplified.

In the absence of Mr. Cassidy Mr. C. S. Crane, long connected with the telephone service here, will act as superintendent.

A Photographer's Trip.

J. J. Williams, the pioneer photographer, will be a passenger for the coast by the Australia this afternoon. Mr. Williams has not made a trip abroad for some time. He goes chiefly just now for the reason that he is "run down" from overwork. Besides getting the benefit of the rest and change of scene, Mr. Williams will extend his traveling to the East and pick up what there may have developed new in photography recently. He will make some purchases for his studio here, and hopes to secure a number of novelties. Mr. Williams has a sensitized judg-

ment in this field, and something will be expected from him when he gets back.

The Stock Company.

Honolulu is to have a regular theatrical stock company which will play an extended season at the Opera House. The star will be Mr. McVay, who took the leading parts in the performances of the Janet Waldorf company.

Several of the members of the Waldorf company will not complete the tour to London.

It is Mr. McVay's intention to bring some talent from San Francisco, and with these, together with the members of the Waldorf company who remain here, form his stock company. Only the legitimate drama will be presented. "Othello," "Damon and Pythias," "Julius Caesar," "The Gladiator" will be included in the repertoire.

The prevailing prices at the Opera house will be cut somewhat.

FAITHFUL AGENTS.

Active Work of the Board of Health Inspectors.

The system of sanitary inspection under the direction of the Board of Health seems in its operation to be complete and effective. Two men are on patrol all of the time. They divide the city at Nuuanu street and give especial attention to Chinatown and the Japan Sea. Owners of premises are notified when occupants persist in offending. The inhabitants of the sections indicated are ordinarily prompt in carrying out the instructions of the inspectors. These officials are "Chip" Charlock and N. P. Jacobson. It is due to their vigilance and hard work that the conditions are everywhere of the nature that can be called excellent.

There have been no spells or flurries in this department. The hunting out of nuisances and abatement of the same continues right along every day. Chinatown and the Japan Sea are nearly as clean today as they were after the Citizens' Committee finished its labors in 1895.

For the removal of garbage from the hole of the town to the dumping grounds in Kakaako and Kewalo there are but two carts and four men. The consequence is that the boxes filled with trash accumulate on the sidewalks. Executive Officer Reynolds, of the Board of Health, has several times tried to work reform in this department and will in time get it as he wishes.

Since the military hospitals have closed there has not been so much work for the odorless excavator, but a second outfit for the dredging of cesspools has been ordered and will soon be in service.

LADIES' DOUBLES.

Progress in the Championship Tennis Tournament.

The first match of the ladies' tennis doubles was played yesterday. The contestants were Miss Hart and Mrs. Gunn, and Miss Dillingham and Miss Lemmon. The victory went to the former team in two straight sets, 6-3, 6-2.

The games were devoid of startling features. The rain interfered with fast playing. At one time it seemed that the games would have to be called on account of rain, but the players were entirely willing to do their part. The Punahou girls put up a good game, but they could not make headway against the play of Miss Hart, who covered both sides of her court.

Today the championship will be decided. Miss Hart and Mrs. Gunn will meet Miss Hoffman and Miss Scott. The contest should be a spirited one, as the teams are quite evenly matched.

THE VON HAMM-YOUNG COMPANY, LTD.

A new wholesale importing and commission house, which has an advertisement elsewhere in this paper, intends to open a large store on Queen street, between Nuuanu and Kaahumanu streets, formerly occupied by J. T. Waterhouse. This store has at a great cost been thoroughly renovated.

Mr. C. von Hamm, vice president and auditor, of this company, is at present in Europe buying a very fine line of dry goods and general merchandise, which are arriving here very fast by every steamer.

Mr. Arch'd Young, secretary and treasurer of the company is busily engaged receiving and placing these goods as fast as they arrive in their salesrooms.

As special care had been taken to secure only the very best goods at the lowest prices, we have no doubt that this company will be very successful in their business transactions.

AT KERR'S.

Economy in these times is the watchword of success and those prudent mothers and housewives are going to Kerr's for table linen, sheetings and the like, that they may need white or two of those beautiful shirtwaists that are being sold at half the value and former price, which even then was cheap.

HAS BEEN CITED

Attorney General Cooper is Called Into Court.

HE MUST APPEAR JUNE 19

Complaint Charging Malpractice Made of Record—Particulars of Case Are Detailed.

The proceedings against Attorney General Cooper, on the relation of Attorney A. S. Humphreys, about which there has been considerable comment and publication, have been instituted. This is the first principal document in the case:

In the Supreme Court of the Republic of Hawaii, June Term, A. D. 1899. In the matter of Henry E. Cooper, an attorney at law and a member of the bar of this Court, charged with malpractice and unprofessional conduct as a member of said bar upon the relation, information and charge of A. S. Humphreys, an attorney at law and a member of the bar of this Court. (Stamps)

May it please your Honors: A. S. Humphreys, the relator herein, gives your Honors to understand and be informed of the following facts, to-wit:

I.—That your relator is a resident of Honolulu and that he was at all of the times hereinafter mentioned and now is an attorney at law and a member of the bar of this Court, and as such member of the bar of this Court, has the right to practice in all of the Courts of this Republic and to appear therein as an attorney, counselor, solicitor and proctor, in behalf of third persons who may choose to retain him, for the prosecution or defense of actions, civil, criminal or mixed.

II.—That at all of the times hereinafter mentioned Henry E. Cooper, a resident of Honolulu, was and now is an attorney at law and a member of the bar of this Court and that at all of the times hereinafter mentioned the said Cooper was, and now is, the duly appointed, qualified and acting Attorney General of the Republic of Hawaii.

III.—That as such Attorney General it was and is the duty of said Cooper under the law of the land, among other things, to appear for the Government personally or by deputy, in all the Courts of record of this Republic, in all cases criminal or civil in which the Government may be a party, or be interested, and in like manner to appear in the District Courts when requested so to do by the Sheriff of any one of the Islands; also to be vigilant and active in detecting offenders against the laws of the Republic and to prosecute the same with diligence.

IV.—That at all of the times hereinafter mentioned A. L. C. Atkinson was and now is an attorney at law and a member of the bar of this Court, and at all of the times hereinafter mentioned was and now is the duly appointed, qualified and acting assistant to the Attorney General of the Republic of Hawaii, and as such assistant was and is under the official direction and control of the said Attorney General and was and is subject to the lawful official orders and commands of the said Attorney General.

V.—That at all of the times hereinafter mentioned Harry P. Weber was and now is an attorney at law and a member of the bar of this Court, and at all of the times hereinafter mentioned was and now is employed as a clerk or assistant to the Attorney General of the Republic of Hawaii and as such clerk or assistant was and is under the official direction and control of the said Attorney General.

VI.—That on the 25th day of April, 1899, one Ah Ngee duly subscribed, swore to and filed in the District Court of Honolulu a complaint wherein and whereby he charged one Abel Carreira with having committed assault and battery upon him, the said Ah Ngee; that a warrant, based upon the said complaint, for the arrest of the said Carreira was duly issued by the District Magistrate of Honolulu; that said Carreira was arrested under and by virtue of said warrant and his case, after divers continuances, was finally set for trial on the 11th day of May, 1899, at

which time he was duly tried and convicted of said offense by said District Magistrate.

VII.—That the complaint of said Ah Ngee was prepared by the said Atkinson, assistant to the said Attorney General as aforesaid and was subscribed, sworn to and filed by said Ah Ngee under and by the instruction of the said assistant to the Attorney General.

VIII.—That the said Atkinson before preparing said complaint and before instructing and directing said Ah Ngee to subscribe, swear to and file the same, consulted and advised with the said Cooper, as Attorney General aforesaid, in relation thereto and obtained his consent to institute said prosecution.

IX.—That the said Atkinson, assistant to the Attorney General as aforesaid, was present in the District Court of Honolulu and therein discharging the functions of a prosecuting officer when the said Carreira was arraigned on said complaint; and that the said Carreira was arraigned on the charge dictated by the said Atkinson.

X.—That subsequent to the arraignment of said Carreira and before the day set for his trial, said Cooper requested Atkinson to retain private counsel to prosecute said case; that thereupon said Atkinson duly retained and employed your relator to prosecute the same.

XI.—That on the 9th day of May, 1899, your relator was informed that said Harry P. Weber, a clerk or assistant to the said Attorney General, would appear as counsel for and in behalf of the said Carreira, charged with the crime of assault and battery as aforesaid; that thereupon your relator immediately sent for said Weber and called his attention to the gross ethical, official and professional misconduct, as well as the legal and moral wrong of the appearance by the Attorney General or any attaché of his office, in any Court of this Republic as counsel for and on behalf of a person charged with an offense against the law of the land, and, that your relator intended to make a motion upon the trial of said cause to prevent the said Weber of any other person connected with and under the pay, direction and control of the Attorney General, from appearing as counsel for said defendant in said criminal case; that said Weber stated to your relator that he was subject to the orders of the Attorney General and was under constraint to obey the same; but that the impropriety of his appearing as counsel for said defendant had not before occurred to him and that he would confer with the Attorney General in regard thereto.

XII.—That directly after said conversation with said Weber your relator met said Cooper and protested against the appearance of said Weber or any one connected with the Attorney General's office as counsel for the defendant in said criminal case and stated to said Cooper that he designed making a motion before said District Court to prevent such appearance; that after some further conversation said Cooper admitted to your relator that it was "an anomalous case" and that he would advise the employment of private counsel to defend said criminal case.

XIII.—That on the 11th day of May, 1899, your relator attended said District Court to prosecute said case; that just before said case was called for trial A. M. Brown, Marshal of the Republic of Hawaii, informed your relator that he had received instructions from said Cooper to allow your relator to prosecute said case upon the express condition and upon the express condition only that your relator would forego and abandon his right to question the appearance of said Weber for said defendant in said criminal case, and on information and belief relator charges that said Cooper did in fact so instruct the Marshal. That your relator protested to said Brown against the action of said Cooper as illegal and unprofessional, but refrained from making a motion to prevent the appearance of said Weber as counsel for the defendant in said criminal case solely on account of the dress of the condition under which your relator was permitted to prosecute the same.

XIV.—That said Weber appeared in said District Court as the attorney and counsel of and for the said Carreira while the latter was on trial charged with said criminal offense, to-wit: assault and battery, and actively conducted the defense of said criminal case to the conclusion thereof.

XV.—That said Weber appeared in said case and conducted the defense thereof as relator is informed and believes, under the direction, order and command of the said Cooper, who had theretofore sanctioned the institution of said prosecution as aforesaid, and had at no time thereafter, so far as relator is informed or believes, withdrawn such sanction. And the relator charges that the said Cooper in suppressing relator's intended motion by

(Continued on Page 9.)

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