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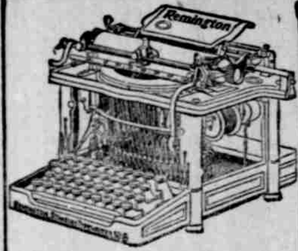
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READY FOR BUSINESS

Supreme Court's First Session.

COMMISSIONS ARRIVED

All the Justices Present But Perry Will Leave For the Main-land Soon.

Quite unexpectedly the Justices of the Supreme Court received their commissions yesterday morning, these documents having been sent to Governor Dole instead of to the Justices themselves, as had been anticipated.

In cabs and on wheels and on foot a breathless crowd of attorneys hastened to the Judiciary building, and at 10:30 a clock, when Chief Justice W. F. Frear and Associate Justices C. A. Gafarou and Antonio Perry entered the room, there was quite a gathering present.

The members of the court had been previously sworn in in the chambers of Chief Justice Frear, and as soon as the court had been formally announced as open Chief Justice Frear announced that the commissions of the court had been received and that they had qualified by taking the oath of office and that the court was open and ready for business.

The first business to be transacted was the administration of the oath of office to A. S. Humphreys, first Judge of the Circuit Court, Judge Humphreys presented his commission to Justice Frear and was immediately sworn in.

The subject of a special term of the Supreme Court was discussed and it was agreed by the court to have the June term close on Monday and to call a special term beginning Tuesday.

The deputy sheriff nearly fell off his chair. Hanrahan reached into his hip pocket—for his handkerchief, while the attorney turned a triumphant and smiling face toward the judge.

"Well, sir, if you don't feel like answering the gentleman's question right now, I guess you can spend a little time in a small room down below," said Judge Wilcox calmly.

"The court then adjourned until 10 o'clock Saturday morning, when the resolutions of respect to the memory of Chief Justice Judd will be presented.

CHAMBERS RE-ARRANGED.

Judges Allotted New Rooms in Judiciary Building.

There has been an entire re-arrangement of the chambers of the Judges in the Judiciary building. Former Chief Justice Judd's chambers were occupied by Chief Justice Frear. Justice Perry will have the room vacated by Chief Justice Frear, and Justice Galbraith will take Judge Stanley's room at the extreme mauka-Ewa corner.

Justice Whiting's old quarters will be taken by Circuit Judge Humphreys. Judge Silliman's room will probably be that formerly occupied by Justice Perry, which Judge Stanley is using as his temporary quarters.

The signs on some of the offices have already been put in position and the others will be placed on the doors of the chambers within the next few days, so that attorneys and others who have business with the Judges may find them without difficulty.

NUTTING GETS FREE.

Files a Counter Suit Against the Worthington Company.

Assumpsit proceedings were begun yesterday by L. B. Nutting against the Henry R. Worthington Company for \$5,700.13, alleged to be due him for services rendered. His account shows that he has paid out for the company \$2,702. that there is owing him the sum of \$2,500 for commissions on first year's sales, and \$3,000 on second year's sales, a total amounting to \$5,202.

He credits the company with \$2,500.87, leaving a balance due him of \$5,702.13. Atkinson and Judd are his attorneys.

The case is the outcome of the suit brought by the company last week for the return of something over \$5,000 in cash which Nutting was charged with having wrongfully deposited in his own credit in the Bank of Hawaii.

Suits in Ejectment.

The Kapiolani Estate, Limited, has begun proceedings in the Circuit Court to eject E. Peck & Co., Ltd., from certain

property in Kukuluseo. A similar suit has been brought against the Territory of Hawaii to secure good title to property on Chamberlain street, Honolulu. Both cases have been set for hearing by Judge Stanley on August 6th.

WILL TAKE HIS SEAT.

Circuit Judge Humphreys Goes on the Bench Today.

Judge A. S. Humphreys will take his seat this morning for the first time as a Judge of the Circuit Court. It is likely that he will set several cases for trial, for the calendar is loaded down and there is enough work to keep both of the Judges of the Court here busy for some months.

Judge Stanley will sit on cases until his successor, Judge Silliman, arrives from the Coast, which will be about the 1st of August, and he will then retire from the bench to resume his private practice.

FREDEKICK OAT'S ESTATE.

Decedent Left Over Eleven Thousand Dollars to Two Brothers.

J. Morton Oat filed a petition in the Circuit Court yesterday for the issuance to him of letters of administration of the estate of his brother, Frederick Oat, who died last week. The petition shows that Mr. Oat's estate was valued at \$11,300, consisting of sixty shares of Oahu Sugar stock, valued at \$6,000; a life insurance policy of \$5,000, and personal effects valued at \$300.

The only heirs are L. A. Oat, residing at Norwich, Conn., and J. M. Oat, postmaster of Honolulu, both of whom are brothers of the deceased.

Castle Estate Sued.

J. A. Gilman, administrator of the estate of John Phillips, has brought suit in the Circuit Court against the S. N. Castle estate for \$2,034.99 damages for refusing to pay Phillips for work done in Maunaloa valley and on King street, Honolulu.

Court Notes.

Charles Ah Foo has brought suit in the Circuit Court against the Scottish Union Insurance Company for \$1,500 insurance on his grocery store on Maunaloa street, which was burned in the Chinatown fire.

Rev. Alexander Mackintosh applied for naturalization as an American citizen before leaving for his old home in Scotland on the Mowera on the Fourth.

A motion was filed yesterday by Henrietta Ross, one of the defendants in Mary C. Aldrich et al. vs. Priscilla E. Hassinger et al., asking that Sarah Al Swinton be joined as a necessary party defendant.

RESENTED INQUIRY AS TO HIS THIRST

Police Court Witness Proves a Hard Nut to Crack.

Attorney Strauss and a witness had an amusing tilt in the police court yesterday. The witness, who had been arrested with others in a Sunday liquor-selling resort, was being quizzed as to how many glasses of beer he had drunk at the place.

"On about six," was the answer. "Well, how many was it—five, six, ten, or what?" inquired the attorney.

"Well, look here, that's none of your business; that's my business how many glasses I drank," was the reply.

"How many was it?" persisted the attorney.

"Look here, I don't want you to be sticking your nose into my business; that's all I've got to say." And the witness glared savagely at his inquisitor.

"Now, just answer my question—where and how many glasses of beer did you drink Sunday?" came the question.

"None of your business," said the witness angrily.

The deputy sheriff nearly fell off his chair. Hanrahan reached into his hip pocket—for his handkerchief, while the attorney turned a triumphant and smiling face toward the judge.

"Well, sir, if you don't feel like answering the gentleman's question right now, I guess you can spend a little time in a small room down below," said Judge Wilcox calmly.

"The witness wilted and answered, 'Six.' Again he was asked if he was ever convicted of a crime in the police court.

"What kind?" he queried. "Why, any old kind?" replied Strauss. "Aw, that doesn't cut any ice. I can't remember. But I know I paid my fine every time the witness said abruptly, 'Every time—how many times?' queried Mr. Strauss.

"Well, I don't keep books," was the retort.

A general laugh ensued and Mr. Strauss desisted from further inquisitorial proceedings.

MADE TOO MUCH NOISE.

Loucks and Campbell in Court for Celebrating the Fourth.

There is an old law on the statute books against letting off firecrackers, skyrockets, roman candles or other pyrotechnics in or near a public highway. It is possible, however, that the majority of Fourth of July celebrants knew nothing of this regulation, inasmuch as it has been poorly enforced.

In the police court yesterday two men were brought before Judge Wilcox on such a charge. In commenting on the gravity of the offense Judge Wilcox said:

"It is a law we have here, which has not been repealed, as it ought to have been. It is a law that is not strictly enforced, because I have noticed the Chinese at their New Year exploding all kinds of fireworks, but I don't know that they were ever arrested. I don't think this is a case where a fine needs to be imposed, and I merely give you a reprimand, and remember, don't do it again."

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THE Portuguese Society St Antonio Beneficent of Hawaii

Will give a Ball in aid of the

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In the Lusitana Hall, on Alapai street, Saturday night July 14, 1900.

TICKETS can be had from Mr. Silva at Gonsalves & Co., Queen street, and other members, and at the door the night of the ball.

ADMISSION:—Gentlemen, \$1.00; Ladies free.

Turn out for an enjoyable evening, and help the good cause along.

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Aermotor Windmills, the best windmills ever come to this country; has no equal.

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