

The New England Bakery

Are putting up a light breakfast table for this climate consisting of—

- TEA
- COFFEE,
- MILK or CHOCOLATE
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Only a first class Bakery can furnish the above for so small a sum.

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MANAGER.

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If you want a photograph that will represent you as you are, you know you'll like what we make for you. There's artistic merit in them, too. They are mounted in the latest style, and are just the thing.

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Make Your Clothes Look Like New.



DO YOU TAKE THEM TO THE High Cleaning and Dyeing Works.
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THE UNDERSIGNED OFFER for rent in the McINTYRE BUILDING, now being erected at corner of Fort and King streets, this city.
Apply to H. F. BISHOP,
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WUANU & KING STS.

ALL MEALS - - 25 CENTS

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65 QUEEN STREET,
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Valuable Residence Lots FOR SALE.

By order of MRS. VIDA, I offer for sale the Vida homestead, on King street, near the corner of Victoria street, and next to the residence of Mr. Alexander Young.

The property has been subdivided into eight desirable lots, four of which front on King street and four on Young street, six with a frontage of 51 feet each and two with 52 feet each, all with a depth of 150 feet.

The grounds are beautifully laid out with fruit and shade trees, and are situated in a most desirable portion of the city.

Possession given in seven months.

Further particulars at my office, 65 Queen street.

JAS. F. MORGAN.

VALUABLE PROPERTIES At Auction

By order of MR. H. DOW, I will sell at Public Auction at my salesroom, 65 Queen street,

On Saturday, August 24,
AT 12 O'CLOCK NOON,

the following valuable properties:

1st. Residence of Mr. Dow, on corner of Hackfeld and Prospect streets. Frontage of 185 feet on Prospect street and 200 feet deep, with back boundary of Punchbowl. Lot is nicely terraced and planted with fruit and ornamental trees. Main dwelling contains four large bedrooms, parlor, dining room, kitchen, etc. Large veranda 80 feet by 8 feet.

A cottage also on the premises containing 4 rooms with wide verandas, \$7,000 of purchase price can remain on mortgage.

This is an elegant piece of property and we invite intending purchasers to visit the place and note the healthy situation and the elegant view of town and sea. A party desires to rent this property for one year at \$50 per month.

2d. Lots 1, 2, 3, 4, 5, 6, 7, 8, of block E, of the Kapiolani Addition at Waikiki. Total size 200x200. Lots are situated on Trouseau avenue and are about 100 feet from the Rapid Transit car line.

3d. Lots 5 and 7 of Block 3 at Pearl City. These are about 100 yards from the Pearl City depot and will rapidly increase in value.

Terms on lots 2 and 3, cash. Deeds at purchaser's expense.

For further information apply to

JAS. F. MORGAN, AUCTIONEER.

Auction Sale LEASEHOLD.

ON TUESDAY, AUGUST 20,
AT 12 O'CLOCK NOON,

At my salesroom, 65 Queen street, I will sell at Public Auction, by order of the UNITED CHINESE SOCIETY, the lease of that lot in the rear of the City Mill Co., on the corner of King and Kekaulike streets.

Lot contains an area of 2,200 square feet, more or less.

Lease is for a term of thirty years at an upset yearly rental of \$60, payable annually in advance.

All taxes, water rates, deeds and other expenses at the expense of the purchaser.

JAS. F. MORGAN, AUCTIONEER.

Horses and Mules FOR SALE.

To arrive per Aloha and S. N. Castle about July 24th.

MATCH TEAMS,
FINE DRIVERS,
FAST PACERS,
DRAY TEAMS, ETC.
CHARLES H. BELLINA.

TO LEASE

FOR A TERM OF YEARS, A piece of land fronting on South street, as running through to Chamberlain street, the frontage on each of said streets being 140 feet, and having a depth of 140 feet.

This property is suitable for the erection of warehouses and stores. For terms, apply to the

KAPIOLANI ESTATE LTD
4754

CHEONG LEE & CO., Importers and Exporters

And dealers in Jewelry, Fancy Goods, Furniture, Curios, Cutlery, Blackwood, Electro Plated and Glass Wares, etc.
8 Queen's Road, Central, Hongkong

BUSY DAY IN COURT

Rev. Mr. Azbill Speaks In His Own Behalf.

J. A. MAGOON TRIES TO EXPLAIN

F. Pahia Locked Up for Contempt. Grand Jury Makes a Partial Report.

Yesterday was a busy day in the Circuit Court, despite the fact that the sessions were considerably shorter than usual. In the morning the Grand Jury reported, following which was another controversy over the Levy-Azbill suit, in which the defendant took his own part, and following this Judge Gear remanded Frank Pahia back to jail for contempt until he shall have signed the deed ordered by the court.

For nearly the entire day the cause of Sister Albertina vs. the Kapiolani Estate was on trial, and in the afternoon the Love spendthrift case was continued with Mr. Magoon again on the rack.

THE AZBILL CASE.
The motion for a new trial in the case of Levy vs. Azbill was overruled by Judge Gear after a lively tilt between the attorneys on either side. Attorney Magoon asked for a new trial on the ground that the decision of the court was wrong in that it did not accord with the facts. It was on the theory that Mr. Azbill could not perform his part of the contract, which defendant said was not true. The court supported the decision by reading from the lease, which showed that Mr. Azbill could not sublet the property unless with the consent of the owner. "The court found it necessary," said Judge Gear, "to characterize Mr. Azbill's actions as not becoming a gentleman of his cloth. I will now allow Mr. Azbill to speak in his own behalf." This was in reply to the objection of Attorney Davis to having the reverend gentleman address the court.

"It is my right to be heard in my own behalf," replied Mr. Azbill. "It is not a right," said Judge Gear, "only a courtesy allowed you by the court."

Mr. Azbill then addressed the court at length, stating the terms of the lease, and alleging that he had been ready to perform his part of the contract, and that Mr. Levy was not. He stated that he had been told by plaintiff that Mr. Wood was favorable to the lease; otherwise he would have made an assignment of the lease, and not a sub-lease.

Mr. Davis broke in with the statement that Mr. Azbill had \$250 belonging to Mr. Levy and should have returned it.

The court: "He is legally bound to return this amount. I don't know that I should have gone so far in my decision as to say he was morally bound, but there is no doubt of the fact that he was legally bound."

The court then overruled the motion for a new trial, holding that there were no errors in the evidence as far as he could see. Another controversy ensued when Mr. Magoon asked a stay of execution upon the filing of a bond of \$300. A piano and horse and buggy, belonging to Mr. Azbill had already been taken under a writ of execution by the High Sheriff, and Mr. Davis contended that \$300 wouldn't cover the amount of damages, and the costs incurred by the sheriff in keeping the minister's horse and buggy. Mr. Magoon finally agreed to pay the sheriff's costs in addition to the bond, and the matter was settled in that way. Notice of appeal to the Supreme Court was filed.

GRAND JURY REPORTS.
At this juncture the Grand Jury reported its willingness to make a report to the court and that body was brought into the court room. Foreman Ables handed a paper to Judge Gear, which he read and returned. He then stated that the report contained information of indictments of persons not under arrest, and would be kept secret on that account. It was also stated that the Attorney General had announced his intention of bringing the habeas corpus cases before the Grand Jury on or before Monday. Yesterday the Grand Jury considered the case of Chung Sing, the Chinese, shot while attempting to rob a hen-house. The exterior evidence to this effect was a basket full of live chickens which were carried into the witness room.

PAHIA SENT TO JAIL AGAIN.
Judge Gear passed upon the case of Frank Pahia, application for a writ of habeas corpus, yesterday morning, denying the petition and remanding Pahia to jail for contempt, to remain there until he signed the deed and returned the property purchased from the minor ward of Poepee. Pahia was re-arrested yesterday and will have time to meditate over his troubles while his attorney is trying to secure another writ and appeal to the Supreme Court. In passing upon the case of Pahia, Judge Gear said: "In the matter of F. Pahia, application for writ of habeas corpus, I have considered the authorities cited very carefully, and agree with the applicant that unless the court had jurisdiction in the matter the case should be dismissed and the defendant ordered discharged. But the court is satisfied that he has jurisdiction not only of the subject matter but also over the person of the defendant, who has himself submitted to it.

"In probate cases where the property of a ward is in the custody of the court, and the guardian is compelled to make accounting to the court, there can be no question of jurisdiction. I think the power of the court is not

limited in this matter, and the court certainly has the right to interfere when a third party attempts to devastate the estate. The court feels that in this instance he had jurisdiction and the right to punish Pahia for contempt.

"The court will order this petition discharged and the petitioner will be remanded to the custody of the High Sheriff until he shall have executed the deed as ordered by the court."

Attorney Robertson asked leave to take an appeal to the Supreme Court, which was refused by Judge Gear, who held, as he did in the other habeas corpus case, that there could be no appeal in such proceeding. Mr. Robertson remarked that this case was entirely different from the appeal asked by Attorney General Dole, but the court thought different, and the attorney left the room, angrily muttering that he would apply for another writ from the Supreme Court.

Later a notice of appeal to the Supreme Court was filed.

Pahia was arrested yesterday afternoon and is again in jail.

THE LOVE CASE.
J. A. Magoon was again on the stand yesterday afternoon in an attempt to explain his actions in administering the estate of James Love. Mr. Fitch and the court both asked him to explain, which Mr. Magoon did to the best of his ability, though hardly in a manner satisfactory to the court or to the plaintiff.

"What did the present indebtedness of over one thousand dollars come from?" asked Mr. Fitch.

"From loans made by myself to Mr. Love on the order of the court."

"Did the court say that you had to pay yourself 9 per cent interest to clear up the estate?"

"There was a large floating debt which had to be settled."

"How much was that?"

"About \$3,000."

"Was not a large portion of this for goods purchased by Mr. and Mrs. Hart and charged to Love?"

"One bill of hardware was for Mrs. Hart, which was paid at the request of Mr. Love. Some of it was bought for Mrs. Roe."

The witness was asked specifically concerning the transactions he had had and became rather tangled in his answers. The court asked what good the improvement of the Emma street property did to Mr. Love's estate, when the house was occupied by Mrs. Hart, and was bringing in no rental. The witness didn't think he could answer that question.

Fred Johnson testified that he had known Love five or six years ago, and that he was often quarrelsome and noisy.

Edward Hart was the last witness of the afternoon. Mr. Love had lived with him and his wife, and during all that time he was drunk nearly always. When in his cups witness said the Love became very violent, and would smash the furniture, etc. He had gone to see Love while he was staying at Roe's, and Mrs. Roe always came into the room and monopolized the conversation upon such occasions.

"Did you ever see physical violence to Mr. Love?" asked Mr. Fitch on cross-examination.

"Only to prevent him from hurting himself or his daughter."

"Did you ever strike or kick him?"

"No, sir."

"Did you ever break one of his ribs in these scuffles?"

"No; but he might have hurt himself by falling down."

Witness also admitted that Mr. Love paid the household expenses, and that the furniture that he broke was his own property. The court questioned him concerning Mr. Love's frequenting of auction sales, but the witness could throw little light on the subject. The witness testified that Love often spent \$100 in two weeks.

"His income was about \$200 per month, wasn't it? He could live on that and keep drunk much of the time, couldn't he?" asked the court.

The witness admitted that he could, and also that Love, when he started drinking remained at home. Court adjourned at 6 o'clock, and the Love case will be taken up this afternoon again.

THE KAPIOLANI ESTATE.
The case of Sister Albertina vs. the Kapiolani Estate was on trial for the greater part of the day, evidence being introduced as to the title to the land in question. The trial is to be resumed this morning, and may be completed today.

COURT NOTES.
An answer making a general denial was filed yesterday in the ejectment case of Mary H. Aicheley and others.

An order was made yesterday for advancing on the calendar the case of Thomas M. Harrison vs. J. A. Magoon. S. Ahmi, guardian of Wong Wa and See Chin, minors, was ordered discharged yesterday.

A YOUNG LADY'S LIFE SAVED.
At Panama, Colombia, by Chamberlain's Colic, Cholera and Diarrhoea Remedy.

Dr. Charles H. Utter, a prominent physician of Panama, Colombia, in a recent letter states: "Last March I had a young lady six or seven years of age, who had a very bad attack of dysentery. Everything I prescribed for her proved ineffectual, and she was growing worse every hour. Her parents were sure she would die. She had become so weak that she could not turn over in bed. What to do at this critical moment was a study for me, but I thought of Chamberlain's Colic, Cholera and Diarrhoea Remedy, and as a last resort prescribed it. The most wonderful result was effected. Within eight hours she was feeling much better; inside of three days she was upon her feet, and at the end of one week she was entirely well." For sale by Benson, Smith & Co., Ltd., wholesale agents.

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THE WELL NIGH universal use of residence telephones affords a quick and handy way of giving grocery orders.

AT OUR STORE an intelligent salesman answers the telephone. He knows the prices, knows the goods, what is in stock and what is not, and your order has immediate attention.

All Run Down No Appetite. Weak. Discouraged.

Warm climates always debilitate the nervous system. The digestion is slow, and the liver becomes sluggish. Impurities in the blood accumulate, and you go about downhearted and depressed. All this may be quickly changed with proper treatment.

Mrs. C. Kennedy, of 20 Erskine St., North Melbourne, Victoria, sends us her photograph and this letter:



"I had lost my appetite, was very weak, and all run down. Nothing did me good, and I was discouraged. I then tried

AYER'S Sarsaparilla

and it brought me right up to my usual health and strength. And I want to add a word here about Ayer's Cherry Pectoral. It has cured me of such hard coughs and colds that I feel I could not do without it. For family remedies I rely on that word, 'Ayer's.'"

Keep your bowels in good condition with Ayer's Pills. Take just enough to produce one good free movement of the bowels daily.

Prepared by Dr. J. C. Ayer Co., Lowell, Mass., U. S. A.

HOLLISTER DRUG CO., Agents.

Corporation Notices.

NOTICE.

SPECIAL MEETING OF STOCKHOLDERS OF E. O. HALL & SON, LTD.

THERE WILL BE A SPECIAL MEETING of the stockholders of E. O. Hall & Son, Ltd., at the office of the company in the Safe Deposit building, on Thursday, August 15, 1901, at 2 P. M., for the purpose of discussing matters relative to the destruction of their business block and stock of merchandise, and to take action on such matters as may be of importance, as occasioned by the late disaster. It is earnestly requested that all stockholders may be present.

E. H. PARIS, Secretary E. O. Hall & Son, Ltd. 5931

Ookala Sugar Plantation Co.

THE STOCKBOOKS OF THE above company will be closed to transfers from Monday, the 12th, to Thursday, the 15th instant, inclusive.

The monthly dividend of 1 per cent will be due and payable on the 15th instant, at the office of C. Brewer & Co., Ltd., Queen street, Honolulu.

G. H. ROBERTSON, Treasurer Oookala Sugar Plantation Company, Honolulu, August 9, 1901. 5931

Hawaiian Agricultural Co.

THE STOCKBOOKS OF THE above company will be closed to transfers from Monday, the 12th, to Thursday, the 15th instant, inclusive.

G. H. ROBERTSON, Treasurer Hawaiian Agricultural Company, Honolulu, August 9, 1901. 5931

Honoum Sugar Company.

THE STOCKBOOKS OF THE above company will be closed to transfers from Monday, the 12th, to Thursday, the 15th instant, inclusive.

G. H. ROBERTSON, Treasurer Honoum Sugar Co. Honolulu, August 9, 1901. 5931

KONA SUGAR COMPANY, LTD.

NOTICE TO SHAREHOLDERS.

PLEASE TAKE NOTICE THAT A special meeting of the stockholders of the Kona Sugar Company, Limited, will be held at the office of M. W. McChesney & Sons, Queen street, Honolulu, on Friday, the 30th day of August, 1901, at 10 o'clock in the forenoon.

The object of the meeting is to authorize:

(a) The increase of the capital of the company to \$750,000 by the issue of one thousand five hundred shares of common stock of the nominal value of one hundred dollars each and of one thousand shares of preferred stock of the value of one hundred dollars each, the latter entitling the holder thereof to a dividend of ten per cent out of the annual profits of the company in preference to all other stockholders; and

(b) The issue of new bonds of the company of the amount of \$300,000, the proceeds of which are to be applied (1) in redeeming the present issue of bonds, (2) in the completion of the railway and the system of wire cables at the company's plantation, and (3) for the general purposes of the company.

By order of the president,
F. W. M'CHESNEY, Treasurer.

5930-31 2305-Aug. 9, 15, 23, 27.

KIHEI ASSESSMENT NOTICE

THE THIRTEENTH AND FINAL assessment of 5 per cent, or \$2.50 per share, on the Kihel Plantation Co., Ltd., stock, has been levied, and will become due and payable at the offices of Alexander & Baldwin, Ltd., on the 15th day of June, 1901. Interest bearing after the 15th day of July, 1901.

J. P. COOKE, Treas., Kihel Plantation Co., Ltd. Honolulu, May 20, 1901. 5861

STOCKHOLDERS' MEETING.

A SPECIAL MEETING OF THE stockholders of the Honokaa Sugar Company will be held at the office of F. A. Schaefer & Co., on Friday, the 16th day of August, 1901, at 10 a. m., for the purpose of considering amendments to the company's by-laws and the transaction of general business.

Per order, W. LANZ, Secretary.

5932

The Old Blend
The White Horse Whisky
The Original Recipe
Edinburgh



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The above two choicest 10 Year Old Whiskies can now be had on all the steamers and in public places in small 25 Cent size bottles.

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The Pioneer Wine and Liqueur House.

KING NEAR BETHEL.

No More Dread OF THE Dental Chair

\$500

Will be given to anyone who desires inferior material used by the New York Dental Parlor. In all our gold crowns and bridge work we use the material is OF THE BEST, AND GUARANTEED DENTISTS of from 10 to 20 years' experience, and each department in charge of a specialist. Give us a call, and you will find us to be exactly as we advertise. We tell you in advance exactly what your work will cost by a FREE EXAMINATION.

SET TEETH
GOLD CROWNS
GOLD FILLINGS
SILVER FILLINGS

NO PLATES REQUIRED

Our name alone will be a guarantee that your work will be of the best.

New York Dental Parlor.

Room 4, Elite Building, HOTEL STREET, LADIES IN ATTENDANCE

Vacation Days

Are suggestive of thorough relaxation from cares with light reading to pass the leisure hours away. These days are up to date and a large assortment of cloth and paper covered novels, as well as the latest in magazines, illustrated and other papers, at

THRUM'S BOOK STORE

103 Fort street, Brewer's block, corner of Hotel, will outfit all applicants for supplies of literature for their summer outing.

Following are some of the new books just received:

TARRY THOU TILL I COME by CROLY.

LIKE ANOTHER HELM by HAYDON.

EVERY INCH A KING by SAWYER.

RALPH MARLOWE by NATHAN.