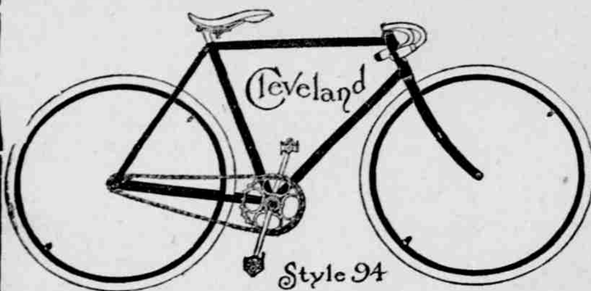


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The bicycle is a necessity. Its qualities to the pleasure seeker and the business man are unlimited. The Cleveland represents perfection in bicycle building.

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Armour's Hams and Bacon
as well as a full line of CANNED GOODS.

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For Well Dressed Men

We have received a complete stock of Tuxedo and Dress Suits and offer them at prices that cannot be duplicated by any tailor in town. These suits are cut on the very latest patterns and the materials are the best.

1902 Spring Styles of Men's Shirts

Our advance stock of the new Shirts is now open and on exhibition at our store.

Nearly all the new designs are in stripes and all are very beautiful.

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Corner Hotel and Fort Sts., and Hotel St. and Bethel.

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Can not do the best work if his methods and facilities are not up-to-date. The day of the "Prairie Schooner" and horse car has passed, likewise old fashioned methods in photography. The studio of today, to be in the front rank, must be equipped with the latest and most improved instruments and handled by artists. All this we promise and a visit to our studio will convince you of the up-to-nowness of our entire establishment.

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We offer an unparalleled opportunity of winning cash and Kodak prizes to the extent of \$4000.00.

Every possessor of a "Kodak" or "Brownie Camera" has the opportunity of competing for these prizes at the Honolulu Photo Supply Co., and the field for remarkable pictures which the cosmopolitan population and the beautiful scenery offers, is a great advantage to Honolulu contestants. You are all invited to participate in this picture taking contest. It's a chance seldom offered. Will you take it? Call or write for further information.

Honolulu Photo Supply Co.
FORT STREET.

FIVE COURTS WILL WORK

The Judiciary Will Have a Busy Day.

ALL DIVORCES ARE INVALID

Queer Mix-Up in Courts—Girl of Thirteen Has Her Marriage Annulled.

The Judiciary building will be the busiest place in town today, with five courts in session at the same time, if a place can be found for all of them. The Supreme Court will begin its sessions at 10 o'clock in the big court room. Judge Gear will hold court in the Ewa court room, where Judge Robinson has been sitting this term. Judge Humphreys will sit in his own chambers, and where Judge Robinson will hold court is still puzzling everyone about the Judiciary building. Judge Estee presides downstairs, and will begin immediately upon the trial of the case of United States vs. The Honolulu Plantation Company. But twelve men are ready for jury service, and it will probably need three times that number before a jury can be secured to try the case. A special venire will very likely be issued immediately upon opening of court this morning.

DIVORCES ARE INVALID.

On a demurrer raised by Gill & Farley in a divorce case Saturday, Judge Humphreys made a ruling which practically declares every divorce decree granted since June 14, 1900, invalid. Under the ruling, not only are these divorces null and void, but any marriages which have been contracted by divorcees can be of no effect, and any transfers of titles of property in which the signature of husband and wife would also be involved. Mr. Farley's contention was made under the following section of the Organic Act: "No divorce shall be granted by the legislature, nor shall any divorce be granted by the courts of the Territory, unless the applicant therefor shall have resided in the Territory for two years next preceding the application, but this provision shall not affect any action pending when this act takes effect."

The Hawaiian civil law contains no provision which would require any legal residence necessary, in order to obtain a divorce and it is consequently quite easy to obtain a divorce here. The Organic Act, however, declares that two years' residence is necessary, and it may cause somewhat of a mix-up at least for those who obtained divorces since June 14, 1900, without having lived in Hawaii for two years previously. On strictly technical grounds every divorce so granted is invalid, as in each case the attorneys failed to set out the fact of a legal residence as is required by the statutes. What will be done by those who obtained divorces without the necessary term of residence is a serious question. Those that have been married in the meantime might be prosecuted for bigamy, though of course, nothing of that kind is probable. Over one hundred divorces have been granted in the First Circuit alone since the Organic Act went into effect, and the ruling of Saturday will cause some of the people to look up the records in their cases and see if they have been legally divorced.

A DRAMATIC SCENE.

Judge Robinson granted the annulment of marriage asked for Saturday in the case of Jacinta Walsh v. Patrick Walsh, on the ground that the girl was not old enough to agree to the marriage. The girl wife is but 13 years of age, and looks even younger. The husband is over 30. The girl said she had not given her consent to the wedding, but that her mother had told her she had to marry Walsh. She is not overly bright, and could not even tell her own age, and the records of a Lahaina priest were introduced to prove her extreme youth. She said her father had given her plenty of money, and upon her marriage, gave her a bag containing \$50.

There was a rather dramatic incident during the trial of the case. Mr. Fitch appeared for the husband, who was resisting the annulment of marriage, and he asked the girl if she did not desire the annulment because she wished to marry a boy named Frank De Sa. The girl stolidly shook her head, and upon further questioning, said she knew no one of that name. Then Mr. Fitch showed her a photograph and asked her if that was not his picture, upon which the girl broke into tears and hid her face. The picture was not only of De

Sa, but also of his former wife, the pair in their wedding garments. He had since obtained a divorce from the first wife. The girl then admitted that she knew the boy, but only casually. Judge Robinson annulled the marriage, holding that the girl was too young to consent to marriage.

OTHER DIVORCES.

Judge Humphreys heard the Degreaves divorce case Saturday, and Judge Robinson granted a divorce in the Walker case. The latter divorce was granted on the ground of non-support, the court holding that proof of cruelty was insufficient.

Senator Kahlina has filed a motion for a new trial from the order of Judge Humphreys granting a divorce to his wife. In the petition his attorneys, Kaula and Poepeo, allege that the \$1000 alimony is "too enormous."

George S. Houghtaling, an inmate of the insane asylum, has sued his wife for divorce through his brother. Adultery is alleged.

Mrs. Bertha Hough has sued Luther W. Hough for divorce on the ground of failure to provide.

WOULD STOP RAPID TRANSIT.

Suit for injunction was filed in the Circuit Court Saturday by the Sun Kwong Mau Co., to restrain the Waikiki Land and Loan Association, the Honolulu Rapid Transit Company and Contractor James McKee from constructing a railroad through the premises of the plaintiff. Complainant alleges that its property, which is a rice plantation, has upon it growing crops, which are damaged by the alleged unlawful acts of the defendants, and which it asks be restrained. The petitioner alleges to be in possession by virtue of a lease from L. McCully, and it is further alleged that defendant trespassed upon the land January 27, 1902, and refuses to desist from the work. The hearing of the application for an injunction will probably be had today. F. M. Brooks, R. W. Bruckens and J. J. Dunne appear for plaintiff.

CHINESE CASE.

The hearing of the Chinese libel case was continued before Judge Gear Saturday with little of interest transpiring. The case will probably be finished today.

Civilization in Hawaii.

The following letter appears in the Washington Star: In your editorial on Hawaiian affairs I think you hit the nail on the head. When the American missionaries landed in Hawaii the conflict between Christian civilization and paganism commenced, which has not terminated yet, however mixed conditions may appear. The present Governor represents the right side of the conflict, the United States are interested and sustaining that side. Congress made a mistake in establishing

NEW SPRING DRESS GOODS

Our first Shipment of HIGH CLASS DRESS GOODS for the SPRING of 1902 is here. There are many choice fabrics and new conceits, but we wish to particularly mention about one-hundred patterns of swell novelties, at \$10.00 to \$25.00 a pattern. There is but one of a kind: We will not attempt to describe them but the styles are superb and exclusive. You should see them. Modistes especially invited.

Whitney & Marsh, Ltd.

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Your "call" will be answered by an experienced young clerk to whom you will give your order, and from whom it will be received by efficient salesmen.

Our Telephone Order Department has grown wonderfully—due in all probability to the accuracy and dispatch in which orders coming through this department have been handled.

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LIMITED.
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OAHU ICE & ELECTRIC CO.

Ice Delivered to any part of the City.

Island orders promptly filled.

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Fancy and Staple Groceries.
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Just Received Ex Alameda.
Snow Flake Asparagus, Melrose Peas, Pinols and Olives, Shredded Wheat Biscuit, Corn beef hash, Fancy crackers and candy of all kinds.



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The blood is the source of strength. If you are weak you need a medicine to tone up your stomach and make plenty of rich red blood. The medicine to do this is Hostetter's Stomach Bitters. It will not shock the system, and it cures INDIGESTION, DYSPEPSIA, HEARTBURN, BELCHING AND MAL- LARIA, FEVER AND AGUE. A fair trial will convince you of its value.

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"You Push the Button--It Does the Rest"

THE IDEAL AUTOMATIC TELEPHONE SYSTEM.

1. Only the subscriber wanted is called.
2. You connect yourself with the telephone desired.
3. While you are talking, positively no one can interfere or listen to your conversation.

DIRECTIONS.

4. It is entirely automatic. You press the button and it does the rest. Any number of telephones up to 35 can be connected on one line and operate successfully.
5. It restores itself to normal condition by simply hanging up the receiver.
6. It is a central energy system. No batteries in the telephones to get out of order.
7. It costs less to install than any other system. Only two wires necessary.
8. Your telephone rings only once when you are wanted, and then only. It is not ringing day and night while others are being called, and while you are talking you know that no one else on the line can hear you, which alone is a great advantage over the old systems.

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Electrical Engineer,
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PHONE MAIN 358.

EXCLUSIVE AGENT FOR THE HAWAIIAN ISLANDS.

To call, remove receiver from the hook, and press the button located directly under the dial. This starts indicator pointer to moving about the face of the dial one number at a time, starting with number one. When indicator reaches the number desired, remove your finger from the button and ring the desired party. All others are cut out. Immediately upon hanging up the receiver the indicator and telephone is restored to normal condition, ready for the next call.

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