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BIG ESTATE APPRAISED

Valuation Nearly Two and Half Millions.

An Adjudicated Heir Is Paid the Balance Due Him.

Catherine Saylor's Attorneys Do Not Appear—Trustee in Holt Case Enters an Appeal.

R. W. Shingle, H. Armitage and F. Wundenberg, administrators of the estate of Samuel C. Allen, deceased, yesterday filed their inventory and appraisal. The footings are as follows:

Cash.....	79,731 86
Bonds.....	367,394 50
Sugar Plantation Stocks.....	438,142 50
Miscellaneous Stocks.....	568,057 00
Assignments Fire Claims.....	2,920 00
Real Estate.....	147,422 54
Bills Receivable Secured by mortgage.....	294,670 06
Bills Receivable Unsecured.....	10,347 00
Bills Receivable Secured by Collaterals.....	545,279 13
Leasehold.....	500 00
Total.....	\$2,454,464 59

ANOTHER HOLT APPEAL

Henry Smith, trustee of the estate of Robert William Holt, deceased, has appealed from the order of Judge Gear appointing Carlos A. Long administrator de bonis non with the will annexed of the same estate.

Judge Gear sustained the demurrer to the petition of Catherine Saylor for an accounting in the matter of the estate of Catherine P. Auld. The petition was dismissed. Creighton & Correa, counsel for petitioner, did not appear. Atkinson & Judd appeared for W. C. Parke, administrator.

Judge Gear appointed Shige Toshihichi temporary administrator of the estate of Kuabara Minekichi under \$1000 bond. H. A. Bigelow for petitioner. Masa Hirano was appointed by Judge Gear permanent administratrix of the estate of Usumatsu Hirano under \$250 bond. F. E. Thompson for petitioner.

Chise Fugishige has been granted a divorce from S. Fugishige on account of the latter's failure to support her and his extreme cruelty.

INHERITANCE PAID UP.

J. M. Monsarrat, administrator of the estate of Madame Kekipi, deceased, yesterday filed a supplemental and final account balancing at \$1015 on either side, which was approved by Judge Gear. From June 7, 1901, F. de Costa, heir, was the beneficiary of the amount of \$925; including \$784 paid to him directly in the past three months.

At the hearing of this case a year ago Judge Gear denied the petition of Hulu, claiming to be heir as nephew of the dead woman. He held that Francisco de Costa, husband of deceased, was the only heir at law and if he had not appeared the estate would have escheated to the Government.

Mr. Poepeo contended for the claimant, Hulu, that his father, Poohuihu, was the brother of Kai, and that Kai and Ahu were the parents of Kekipi. When the Court asked him where was his evidence of the marriage between Ahu and Kai, counsel answered:

In the year 1840, that is when the first Constitution was promulgated in Lahaina, the first Constitution of Kamehameha Third, wherein it says that all marriages or cohabitations of one woman at the time of the Premier Kahunanu is a legal marriage, and what the natives then called male houau.

The Court referred Mr. Poepeo to the lack of any evidence that at the time Kekipi was born Kai was living with Ahu. To the contrary, Manasi testified that the child was born at the time Kai married Ahu, which was evidence not disputed by petitioner's witness. In denying the petition of Hulu, Judge Gear ruled that on the evidence Francisco de Costa was the only heir at law and entitled to the estate, and the hearing then concluded as follows:

"Mr. Poepeo—I would make a motion and appeal to the jury from this fact, and appeal on the fact that Hulu is the heir.

The Court—The attorney for Mr. de Costa will be allowed a fee of seventy-five dollars for defending the contest of the heirship, to be paid out of the estate.

The master's report is confirmed subject, however, to the payment to J. M. Monsarrat, not as administrator, but as attorney for the heir, Francisco de Costa, of seventy-five dollars attorney's fee, which will be deducted from the amount found to be due from the administrator. This is for expert services in defending on the question of heirship. And the Court finds that Francisco de Costa is the only heir. If you ask me to allow an appeal in

this case I will not do it. If you have a statutory right in this case you may take it. The accounts will be settled and the petition for discharge of the administrator will be allowed upon his filing a receipt or paying the money into Court. And the Court will discharge Mr. Monsarrat as administrator and absolute his bond.

Mr. Poepeo took an appeal, which was dismissed by the Supreme Court. Francisco de Costa yesterday filed a receipt in full for the balance due him, \$624, countersigned by C. W. Ashford as his attorney.

BIG BOND.

George A. Davis yesterday filed his bond to Judge Gear in the penal sum of twenty-five thousand dollars, as guardian of the property of Muriel Campbell and Mary Beatrice Campbell, infant children of the late James Campbell. His sureties are A. M. Brown and John F. Colburn. Charles F. Chillingworth witnesses the signatures of Messrs. Davis and Brown, and A. M. Keoho the signature of Mr. Colburn. Three ultramarine wafers with saw edges are affixed as the seals of the signatories.

BOY ADOPTED.

Judge De Bolt yesterday legalized a contract of adoption made between William C. Vida and Mrs. Ida Patterson, whereby Mrs. Patterson adopts William C. Vida Jr., son of William C. Vida aforesaid, with full rights of inheritance. The adopted boy will be three years of age on September 15, 1903, according to the contract, though an evidently clerical error in the petition gives that coming date as that of his birth. In the contract itself the masculine pronoun "his" appears in two places referring to the foster mother. L. M. Straus was attorney in the case.

NOT A LIGHTHOUSE BUT A NEW PARK

Editor Advertiser: Will any one please inform us of the name of a city in America or Europe which has too many parks? In boyhood days we remember having as a French text book one called "The Parks of London." It caused a lasting impression of the numerousness and grandeur of those parks which will never be effaced. In studying the parks of Philadelphia and other great cities one must be impressed with the idea that such cities were happy in their infancy in having broad-minded men at the helm who were liberal and far-sighted. In noting the great and expensive struggle going on in New York and in other cities to rectify the errors of their first inhabitants in failing to make provision for the essential breathing places in cities which parks notoriously are, one can not understand why any one in this twentieth century should advocate the transposing of a fund collected for the two-fold purpose of a memorial to a great and noble man and for providing a park for the enjoyment of future generations. Instead of such advocacy would it not be wise to induce every legislature which meets to borrow money to be laid out in establishing and maintaining more of such embellishments and essentials as good parks? We all admit the necessity for a beautiful and useful light-house for the entrance to our harbor. We know also how easy it is to obtain such a necessary guide to navigators. It is merely necessary to impress the authorities of the general government with the fact that a light-house is desired and essential to the security of the navigation of these waters when it will promptly put in an amount in the general appropriation bill for the purpose. The government at Washington is quite solicitous to hear from us of any wants we may have in which it can use part of the money which it is carrying away from here, monthly, to the distraction of the commerce of the Islands.

JAMES W. GIRVIN.

MAILES TO LEAVE BASEBALL LEAGUE

At the regular baseball meeting to be held tomorrow it is the intention of Captain Kiley of the Maile Ilimas to ask permission to withdraw his team from the League. They have lost every game they have played this season and in spite of the fact that the men have worked hard, it does not look as though they would be able to improve. If they won every game in which they played to the end of the season even then they would be at the bottom of the League. It is not known whether the captains of the other teams will consent to the Mailes dropping out but the matter will be brought before them at the regular League meeting to see what can be done. It is hardly likely, however, that if the Mailes are allowed to drop out their men will become identified with the other teams at least it would be rather an unusual thing for an amateur club when it is defeated by other clubs to break up and join its opponents.

As President Isenberg has gone to Kaula, the secretary, Lorrin Andrews, will preside at the meeting tomorrow afternoon.

D. P. R. Isenberg has gone to Kaula for several weeks.

SUPREME COURT ADJOURNS UNTIL FRIDAY NEXT

As anticipated in an item in yesterday's Advertiser, the Supreme Court did not render any decision in the disbarment cases at its adjourned sitting in the afternoon. When the bailiff announced "The Court gentlemen," to one attorney, Mr. Harrison, and an Advertiser reporter who constituted the audience, Justice Perry alone entered. At his heels came a small array of lawyers, few of them in time to hear the further adjournment.

Justice Perry, without sitting down, ordered the bailiff to adjourn court until Friday afternoon at 2 o'clock.

The vacation trip of Justice Perry, intended to have been taken in the Alameda, has been postponed.

CLAVERING SKIPPER IN MORE TROUBLE

If there is an angry man in town it is Captain Barton of the S. S. Clavering, for yesterday after having all sorts of trouble with his vessel, he found that five of his Chinese crew had escaped from the steamer during the night and are now in all probability hiding in Chinatown. Thus he is confronted with another problem, and if the men are not recovered the immigration officials will insist on being paid \$2500, or \$500 apiece for each of the escaping Chinamen.

There have been two watchmen on the steamer since she has been anchored in the stream but it would not be a hard matter to evade them on such a large vessel. It is supposed that the Chinamen got away just before daylight on Monday morning. There was a quartermaster and four of the crew who took French leave and they made use of one of the ship's boats to effect their escape. The boat was found yesterday morning tied to the stern of the steamer Hawaii which is lying at a wharf directly opposite from the Clavering which is in the stream.

As soon as it was discovered that the Chinese had escaped Captain Barton notified the United States Immigration authorities and the police, and these two departments together with the ship's officers, spent all yesterday making a search for the men. It will be almost impossible to find the Chinese, however, once they reach the Chinese quarter, for in that place they disappear completely.

Thus Captain Barton with all his other trouble has run afoul of the immigration laws, and this is no light matter. According to these laws any Captain who in violation of the Exclusion Act allows Chinese to land in the United States is liable to a fine not less than \$500 and not more than \$1000 and to five years' imprisonment for each Chinese landed, in the discretion of the Court.

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- One 36 inch VENTILATING FAN.
- Two W. I. LIGHT WEIGHT PULLEYS 65 in diameter, 12 1/2 feet.
- One Duplex Worthington CIRCULATING PUMP.
- One T. C. Austin ROCK CRUSHER.
- One Aveling & Porter TRACTION ENGINE.
- One 10 Tyne FOWLER CULTIVATOR.
- One Fowler STEAM SCOOP and spares.
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