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ALL WOMEN

Who wish to retain or regain their health must see to it that functional regularity is established. This is an all-important question and the wise woman will resort to Hostetter's Stomach Bitters at the first symptom of any derangement, because she knows it always gives prompt relief. Pains in the Back, Bloating, Vomiting, Headache, Indigestion, Dyspepsia, Fainting Spells and Sleeplessness are all danger signals which require the Bitters. Try one bottle.

HOSTETTER'S STOMACH - BITTERS

— THE —
"SONG OF FATE"
BY BRAHMS

will be given at a concert in the Opera House

ON TUESDAY, FEB. 28, 1905,
at 8 p. m.

Director—Gerard Barton.
Tickets—\$1.00.
Children, gallery, 25 cents.

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ELASTIC CARBON PAINT is not in its experimental stage, but has been on the market continuously for 15 years, during which period it has been used extensively throughout the United States and Europe by many of the largest manufacturing plants with the very best of satisfactory results. This justifies us in recommending you the use of this meritorious article, knowing that an impartial test will demonstrate the paint to be in every particular as represented and guaranteed.

It is fire-proof, acid proof, requires no mixing and is best for roofing purposes as well as iron work, woodwork, etc.

Lewers & Coke, LIMITED. 177 S. King Street.

CHOICE STOCK.

Just arrived per S. S. Nebraskan fresh milch cows, Jerseys and Durhams.

CLUB STABLES, Fort St., above Hotel Telephone Main 109.

PIANOS

If you want a snap call at the COYNE FURNITURE STORE. \$5 per month will buy a LUDWIG HARRINGTON, KINGSBURY and others. Telephone Main 415.—J. W. HALL.

HYPOTHESIS OF INSANITY

An Hour Long Question—Twoscore More Witnesses.

Forty witnesses are yet to be called in the trial of Edward M. Jones for murder in the first degree, which will bring the total number of witnesses up to about eighty. Of those yet to be called by the defense, four will be medical experts. To these a hypothetical question touching the defendant's plea of insanity will be put. As submitted to the court yesterday the hypothetical question occupied twenty-two pages of typewriting, except one page of a newspaper clipping. It is estimated that the reading of the question will occupy one hour.

Of the two score witnesses to come, twenty-one are to be called by the prosecution in rebuttal.

HIS NEGLECTED BIBLE.

Anthony Gilman, uncle of the defendant, was yesterday a second time recalled. Gilman is a veteran hackman—one of the favorite drivers of the halcyon days of the hack business in Honolulu—but his appearance on the witness stand at this time betrayed a falling from grace on his part. He was called to produce a family Bible wherein, he had previously testified, there was a record of names including that of Jones.

When Gilman opened the Bible on the witness stand, to his amazement he found that the record of names was not in it. A number of leaves had at some time been cut out. The witness meekly explained that he had not opened the Bible for ten years.

"Oh, Anthony!" his very good patrons of these years may be imagined as exclaiming.

CAMPBELL CASE IN SUPREME COURT

Yesterday the Supreme Court was engaged in hearing the James Campbell estate case. This is an appeal from Judge Gear's decision, conditionally granting a discharge of the executors. The conditions included their payment of surcharges of a total of \$10,585 commissions, on the confirmed recommendations of a master who found certain charges to be unauthorized by law. The major portion of the transactions on which the disallowed commissions were charged consisted of exchanges of securities. On the other hand, about \$3000 in commissions not charged by the executors was reported as due to them and allowed.

In the course of the decree the judge stated that his findings upon some of the transactions were in accordance with the established practice of the courts, but he thought that some of the late decisions elsewhere indicated a more reasonable principle. He could see no more reason why an executor should receive his commission upon an estate consisting of \$100,000 in cash than there would be for receiving it upon an estate consisting of \$100,000 Pioneer Mill products. Yet under the prevailing practice, he would receive nothing for his commission in the latter case unless he converted the bonds into cash.

Holmes & Stanley appeared for the executors, of whom Cecil Brown also appeared in person. J. J. Dunne, attorney for Princess Kawanakoa, one of the heirs, being engaged in the Jones trial was content to submit his case on a brief and the records. S. M. Ballou vs. Mutual Telephone Co. was argued and submitted by plaintiff in person and A. Lewis for defendant.

BAREFOOT BILL GETS EIGHTEEN MONTHS

William Hoopli, alias "Barefooted Bill," was found guilty of burglary, with a strong recommendation to the leniency of the court, by the jury yesterday afternoon. He was sentenced to be imprisoned at hard labor for the term of eighteen months. The jury had been out nearly five hours, including time for lunch, and consisted of A. F. Cooke, J. H. Thompson, John McGuire, L. M. Vetteisen, E. M. Cheatham, Chris J. Willis, S. J. Alencastre, John W. Rankin, T. R. Lucas, E. S. Inroff, James Steiner and F. W. Beardslee. "Barefoot Bill" says he has read the Bible through twice and that he will, when he gets out of prison, lead an honest life.

VARIOUS MATTERS BEFORE THE COURTS

Judge Robinson signed an order of instructions to Frank E. Thompson, receiver in the partnership case of S. I. Shaw vs. J. S. Canario. The receiver is not to apply for a wholesale liquor license in his name. He is forthwith to close the Hilo saloon. The horse that hauled the wholesale delivery wagon may be sold either at public auction or private sale. Mr. Thompson's action in closing the wholesale business, dis-

A WHITE MECHANIC GETS NO WORK FROM PLANTERS



CHARLES WAGNER. —Advertiser Photo.

Editor Advertiser: Since W. O. Smith's statement in your paper that the Hawaiian Sugar Planters Association would make special efforts, both public and private, to fill skilled labor positions with citizens, I have called at their labor bureau under direction of Mr. Mead in search of work on an average of three times a week but have not obtained anything further than to get my name registered. Although I stated that I was very much in need of work, I did not receive the least encouragement.

I also inquired in regard to the statement the Planters' Association had made, that they would spend \$40,000 in bringing white labor, both skilled and unskilled, to the Islands, but was informed they would not spend a cent for such a purpose but had intended in case they were allowed to get Chinese contract laborers in here, to spend some money in bringing in an additional supply of unskilled Italian and Portuguese laborers.

Now it seems to me that the sugar planters with all their nice promises and statements in the papers, still follow their old custom of putting as many Asiatics as possible in the places of skilled workmen and compel the white mechanics to leave the Islands for lack of work.

After all the white workmen are driven off the Islands, the Sugar Barons no doubt will say that white men will not work on the plantation in either skilled or unskilled positions and can not be obtained.

Is it not a fact, that already on some of the plantations only the manager is white?

To make a promise and to carry it out are two different things. Since the activity in the building line in the city got slack, a large number of citizens could be obtained to work on the plantations but they are not given any encouragement.

Now the only other place where a white carpenter might get work is for the Territorial Government; but when I called at the Public Works office I was informed by the Assistant Superintendent that the Government would not pay the standard wages, which is \$4.00 per day to any carpenter. He also stated that the man in the Government shop received only \$2.50 per day and if I wanted to work for the same wages I may get work.

As \$4.00 per day of eight hours are the standard wages for carpenters in this town, no self-respecting man would like to go to work under wages and scab on his fellow workmen.

The clause in our Territorial laws that only citizen labor shall be employed on Government jobs is therefore only for the benefit of Portuguese and Hawaiian carpenters, who can not demand the going wages of a journeyman carpenter.

A self respecting white carpenter is therefore practically excluded from Government jobs also.

The majority of the citizens on the Islands have long ago ceased to employ white carpenters to do their repairing work and their new work is also given to Asiatics or to some white man who employs Asiatics, which is still worse.

Now in the States, when there is a depression in the building line a carpenter may find employment at some other business, but he cannot do it here.

When looking for a position, which he may capably fill, he will find that these positions are also mostly filled by Asiatics, for which we have to thank the misguided old women who are teaching them the English language in night schools and otherwise, that they may more effectively compete with the whites and natives and rout them out of their positions, by working for smaller salaries, thereby breaking up many heretofore happy homes and causing untold misery and even starvation among people of their own blood and creed. May they get their just deserves on judgment day.

But why should there be hard times on the Islands. Sugar is higher than ever, labor more plentiful and as cheap as it was before annexation, crops abounding, if it is not for the policy of the sugar planters to force the white middle class off the Islands, while they themselves spend their ill-gained dividends on the mainland or traveling in Europe and employ only a class of people, who send 50 per cent of their earnings, amounting to over \$5,000,000 per annum, out of the country.

Now the only chance the white mechanic will have here on the Islands, is to wait for the tourists to come; but the tourist can see most there is to be seen here by taking a trip through Chinatown in 'Frisco.

Thanking you for the space in your valuable paper in advance, I remain,

Respectfully yours,
CHAS. WAGNER.

charging some employees and retaining the bookkeeper is approved. Suit will be commenced against the Young Hotel Company for \$5,000 damages for the death of the four-year-old child, Maria Carmilla, who was killed in one of the elevators of the building on the last day of January. Judge Antonio Perry has been retained to bring the action. Attorney Stewart yesterday filed with Judge Robinson his consent to the substitution of another attorney for F. J. Testa, charged with criminal libel.



Announcement of Auctions

AT AUCTION

On Monday, Feb. 27,

12 O'CLOCK NOON,
At the "Columbia Saloon," Hotel street, opposite Bethel street, I will sell at Public Auction,

All the FIXTURES, LIQUORS and BAR SUPPLIES in said saloon.

These will all be sold as a whole, and offers a fine chance to procure a good investment.

JAS. F. MORGAN,
AUCTIONEER.

Auction Sale AT HONOLULU.

NOTICE TO CREDITORS.

In the District Court of the United States District of Hawaii. In Bankruptcy. In the matter of F. L. Winter, a bankrupt.

Public notice of sale of personal property to the creditors of F. L. Winter, of Honolulu, Oahu, a bankrupt. Take notice that there will be sold at public auction on Monday, February 27, 1905, beginning at 10 o'clock a. m. by Jas. F. Morgan, auctioneer, at his auction rooms, Kaahumanu street, in said Honolulu, the following property, to wit: One roller top desk, desk and office chairs, table, shelves, rug, etc. Said property will be sold for cash to the highest bidder at the time and place, subject to the approval of the District Court of the United States for the District of Hawaii.

C. R. HEMENWAY,
Trustee of F. L. Winter, a bankrupt.
Dated February 15, 1905.

JAS. F. MORGAN,
AUCTIONEER.

SALE OF BANKRUPT STOCK

OF I. Levingston

The entire stock of this firm comprising

Shirts, Hats, Collars, Ties, Bath Robes, Underwear, and all lines of Gents' furnishing goods will be on sale SATURDAY, FEBRUARY 18, at the Waity Building (formerly Oriental Bazaar), King street.

All goods will be sold at less than cost.

JAS. F. MORGAN,
AUCTIONEER.

At Auction

SATURDAY, FEB. 25,

12 O'CLOCK NOON.

At my salesroom Kaahumanu street, Honolulu, there will be sold at public auction under mortgagees' foreclosure that valuable property on Alakea street opposite the offices of Doctors Cooper and McDonald.

The property has a frontage of 56 feet on Alakea street and a depth of 92 feet.

The situation is one of the finest in the city for an office building for doctors or dentists.

There is a substantial cottage now on the property that can be rented for offices or as a residence.

Particulars can be obtained of Ballou & Marx, attorneys, Stangenwald Building, or to

JAS. F. MORGAN,
AUCTIONEER.

Property Sales At Auction

Foreclosures

SATURDAY, FEBRUARY 25, 1905—Valuable Property Alakea street.

At (front entrance) Judiciary Bldg. 12 O'CLOCK NOON.

SATURDAY, FEBRUARY 25, 1905—The Puna Sugar Plantation.

JAS. F. MORGAN,
AUCTIONEER.

Castle & Cooke, Ltd
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COMMISSION MERCHANTS

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—AGENTS FOR—
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The Standard Oil Co.
The George F. Blake Steam Pump & Weston's Centrifugals.
The New England Mutual Life Insurance Co., of Boston.
The Aetna Insurance Co., of Hartford, Conn.
The Alliance Assurance Co., of London.



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For Honest Work at Low Prices.
F. L. FERGUSON, D. D. S.
Manager.
No. 215 Hotel street, in front of Young Building.

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