

FRATERNAL MEETINGS.

MEMORIAL SERVICES.
The I. O. O. F. will hold their MEMORIAL SERVICES, Sunday, June 18, 1905, at 2 o'clock p. m., in Odd Fellows' Hall. All Odd Fellows and Rebekahs are requested to attend.
BY ORDER OF COMMITTEE.

POLYNESIAN ENCAMPMENT.
NO. 1, I. O. O. F.

Meets every first and third FRIDAY of the month at 7:30 p. m., in Odd Fellows' Hall, Fort Street. Visiting brothers cordially invited to attend.
H. GEHRING, C. P.
L. LA PIERRE, Scribe.

EXCELSIOR LODGE NO. 1, I. O. O. F.

Meets every TUESDAY evening at 8:30, in Odd Fellows' Hall, Fort Street. Visiting brothers cordially invited to attend.
R. A. WOODWARD, N. G.
L. LA PIERRE, Secretary.

PACIFIC REBEKAH LODGE, NO. 1, I. O. O. F.

Meets every second and fourth Thursday, at 7:30 p. m., Odd Fellow's Hall, Fort Street. Visiting Rebekahs are cordially invited to attend.
HANNAH SMITH, N.G.
MARGUERITE E. MOORE, Sec'y.

HAWAIIAN TRIBE NO. 1, I. O. R. M.

Meets every second and fourth THURSDAY of each month, in I. O. O. F. Hall. Visiting brothers cordially invited to attend.
T. D. STROUP, Sachem,
EDWIN FARMER, C. R.

WILLIAM M'KINLEY LODGE, NO. 8, K. of P.

Meets every SATURDAY evening at 8:30 p. m., in Harmony Hall, King Street. Visiting brothers cordially invited to attend.
EDWIN FARMER, C.C.,
E. A. JACOBSON, K. of R. & S.

HONOLULU TEMPLE NO. 1, RATHBONE SISTERS.

Meets every 2nd and 4th Monday, at Knights of Pythias' Hall, King Street. All visitors cordially invited to attend.
IDA TURNER, M.E.C.,
GRACE O'BRIEN, M. of R.&C.

LODGE LE PROGRES DE L'OCEANIE.

Meets the last Monday in each month, at 7:30 o'clock, in Masonic Temple, corner Alakea and Hotel streets. Visiting Masons cordially invited to attend.
F. WALDRON,
Secretary.

COURT CAMOES, NO. 810, A. O. F.

Meets every 2nd and 4th Tuesday of each month at 7:30 p. m., in San Antonio Hall, Vineyard street. Visiting brothers cordially invited to attend.
J. D. MARQUES, C.R.,
M. C. PACHECO, F.C.

THEODORE ROOSEVELT, Camp No. 1, U. S. W. V.

Department Hawaii. Meets every first and third WEDNESDAY at Waverley Hall. Visiting comrades cordially invited to attend.
PAUL SMITH, Cmdr.,
R. H. LONG, Adjutant.

HONOLULU AERIE 140, F. O. E.

Meets on the 2nd and 4th WEDNESDAY evenings of each month at 7:30 o'clock in K. of P. Hall, King Street. Visiting Eagles are invited to attend.
M. ROSENBERG, W.P.,
H. T. MOORE, W. Secty.

TEACHERS EXCURSION TO VOLCANO, TUESDAY, JUNE 20, FINE TRIP AT CHEAP RATES.

PARTICULARS OF TRENT & CO., 938 Fort Street.

To Order Suits for Young Men a Specialty. EVERY SUIT INDIVIDUAL—NO TWO ALIKE.
George A. Martin
Merchant Tailor,
Merchant St., Next Postoffice.

FOUNDATION OF EXTORTION, GRAFT AND CORRUPTION

What Peters Says is Shown in Chillingworth Case—The Jury Finds the Ex-Deputy High Sheriff Not Guilty.

After a deliberation of about half an hour yesterday, the jury found Charles F. Chillingworth not guilty of extortion in the second degree, for which he had been indicted and tried. The offense was alleged to have been committed in September last, when Chillingworth was Deputy High Sheriff, by the extorting of \$15 from a Japanese man named Tajiro Sumida. Part of the case was that a Japanese woman, arrested with the man in a house at Pauahi and Smith streets, had also been made to pay Chillingworth money—\$10 in her case—to save herself from being taken to the police station.

Chillingworth's defense was not a denial of taking the money, but a showing that it was taken as bail and turned in at the police station.

Judge Lindsay, former District Magistrate; Harry Murray, High Sheriff's clerk; Jack Kalakela, receiving station clerk; Chester Doyle, former police detective and now "criminologist" of the Attorney General's department; A. M. Brown, High Sheriff at the time in question; A. McDuffie, police detective, and the defendant himself were all called in support of the defense mentioned.

The evidence of the officials in general went to show that it was customary for officers to collect bail at the places of arrest and enter real or fictitious names of persons arrested in the station record, depositing the bail collected but not bringing the persons to the station for identification or any other purpose. Judge Lindsay stated the usual amount of fines for the offenses with which the persons from whom Chillingworth had exacted bail were charged—that is, accepting the theory of the defense that the names on the station record stood for the persons arrested by Chillingworth and McDuffie on a certain raid. The judge's figures corresponded to the alleged bail levies.

A. M. Brown gave anything but strong backing to the proposition that such custom of collecting bail outside was lawful business. Mr. Peters, in addressing the jury, made a special point of the limit Brown set to the theory.

There were just three circumstances, according to Brown, when the releasing of prisoners on bail without taking them to the station would be regular, namely: 1. When it would save a good deal of trouble and expense. 2. If a reputable citizen was arrested and tendered bail. 3. If a warrant was served on a person sick in bed.

None of these conditions fitted the case at bar.

McDuffie, under direct examination, told of a raid Chillingworth and he made on houses at Pauahi and Smith streets. He identified a female witness for the prosecution as one of the pair he arrested and he said the bail collected was turned in at the station. Under cross-examination he told of his career ever since he left school, beginning with his Honolulu police employment and going back. After working on Cotton Bros. & Co.'s dredge at \$4 a day he went on the force at a salary of \$60 a month. Promoted to a detective's position he was raised to \$135 a month. When the retrenchment policy of Governor Carter went into effect he was cut down to \$100 a month, but High Sheriff Brown allowed him \$25 additional for expenses. Prior to his Honolulu experience he worked for the Standard Oil Co. in San Francisco about seven and a half years, excepting a period of over a year latterly in the United States service in the Philippines. Before working for the Standard Oil Co. he had served an apprenticeship of three years at harness-making.

F. E. Thompson, attorney for the defendant, stated that the defense would be submitted to the jury on the court's instructions without argument.

E. C. Peters, Deputy Attorney General, did not let the Territory's case go so easily. At the outset he urged upon the jury that it was not a case where the prosecution had to construct and support a theory. There was straight evidence of the offense charged and the facts were admitted by the witnesses for the defense. He deprecated the prevalence of an atmosphere in the courtroom indicative of a belief that those prosecutions for graft in the police department last year were a farce.

"A condition of affairs is shown by the evidence which is a foundation of graft, of extortion and of corruption," the Deputy Attorney General thundered. Mr. Peters drew a vivid picture of the condition thus asserted, showing how unlimited was the opportunity open to such "an able detective as McDuffie," who had the great ability "to detect a crowd in front of an beer stand," for levying graft without stint. It was a condition of slide, McDuffie, slide with the bail. "That perjured evidence," Mr. Peters exclaimed as he thumped the open page of the station house record containing the entries of fictitious names of those from whom bail was said to have been collected.

"There is a condition of things," he said as he showed the record to the jury, "which is the essence and quintessence of graft, corruption and everything vile."

"The man who made the arrests made up the docket for court," Mr. Peters went on. "It would not do to have four names on the docket and have eight persons come up who had been arrested, or to have a blank record and four persons who had given bail come up."

Mr. Peters laid stress on the evidence of the former High Sheriff as showing that even that official's liberal construction of the alleged custom of collecting bail away from the station house had been grossly exceeded by the defendant in his admitted acts. He also paid some attention to the manner in which Chester Doyle had given his evidence, saying that he was "less verbose than usual" when under cross-examination by the prosecution. The easy inference was that the Deputy Attorney General regarded the "criminologist" of the Attorney General's Department as "a hostile witness" on this occasion.

In conclusion, Mr. Peters made a strong appeal to the jurors, on their oaths, to render a verdict on the plain face of the evidence, disregarding all outside influences, circumstances and prejudices. He urged them to rid their minds of the idea, to cultivate which attempts had been made, that the employment of Detective Hatter to investigate conditions here constituted a reproach to the community. They must not be carried away by any popular feeling that would hold a deputy high sheriff to be so high and mighty as to be above the law, for he was just as much amenable to the law of the land as was the speaker, the judge himself or any of themselves.

THE LIBEL SUIT.

J. T. McCrosson was on the stand for another day in the Ballou-Parker libel suit, continuing the story of the fight in both Honolulu and Washington for a Government license to develop the Kohala mountain water. For a part of his party's scheme, he testified yesterday, a Government license was not required, only it was a matter of importance to them that "the other fellows" did not get it.

COURT NOTES.

The trustees under the will of the late Sam. C. Allen are authorized by Judge Lindsay to invest a sum not exceeding \$50,000 in bonds of the California & Hawaiian Sugar Refining Co. Joinders in demurrer have been filed in the suits of Secondino Troche vs. Kekaha Sugar Co. and Metropolitan Meat Co. vs. Yee Hop & Co.

Leave is granted by Judge Lindsay to Sophie R. Gaspar, guardian of her six minor children, to remortgage the property of minors.

Satisfaction of judgment for \$2,341.42 and costs of court has been filed by plaintiff in the suit of Bank of Hawaii vs. Kapiolani Estate.

Judgment by default has been entered for plaintiff in the suit of John D. Paris vs. Clinton J. Hutchins, trustee, for \$1310.56 claim and \$59.51 costs, execution therefor to issue.

Citations have been issued in the Court of Land Registration on the petitions of the S. C. Allen trustees for titles to lands in Kalihi valley containing, respectively, 0.80 acre and 0.55 acre and of Lincoln Loy McCandless for title to land at Halawa containing 1.42 acres, returnable before Judge Weaver on July 14.

NEWSPAPER PLANT ON CARS

Daily Is Issued from a Special Sent Out by Indian Territory Citizens.

Tulsa, I. T.—What to do with a hundred million cubic feet of natural gas, hundreds of acres of undeveloped coal fields, and other resources has been a problem for Tulsa to solve.

At a meeting recently held a hundred men volunteered to make an advertising trip through several states in the east and assist in the colonization of this rapidly developing country, and for that purpose have chartered a special train and in a few days will invade the crowded districts of the United States.

An entire train of sleepers and parlor cars has been secured. This train will carry the party through Illinois, Indiana, Ohio, Iowa and Missouri.

A baggage car has been fitted up as a newspaper office, and for the first time in the history of newspaperdom a daily paper will be issued on a train. Each town or city visited will get an edition of the Daily Record, which will be filled with information of the country it represents, besides furnishing information as to the cause of the trip.

A brass band of 50 pieces will be with the train, and in an ordinary day coach, with seats removed, will be an exhibit of the natural resources of the country surrounding Tulsa.

The old theory that the apparent enlargement of sun and moon near the horizon is due to comparison with terrestrial objects has long been unsatisfactory. It is now explained as a result of some peculiarity of the eye which accounts also for the late determination that the shape of the sky is a horizontally widened convexity, with a singular depression in the zenith.

WILL WRITE OF HAWAII

Atherton Brownell to Be With Taft Party.

Atherton Brownell, who is connected with the office of Frank Seaman, the New York representative of the Hawaii Promotion Committee, will accompany Taft's party to the Philippines, as general writer for a syndicate of American newspapers, and he will also write some magazine articles. This means much for Hawaii, as Mr. Brownell, through his work for Mr. Seaman, has become familiar with Hawaii and he has already a very thorough outfit of pictures of the Islands. He promises in a letter to Mr. Boyd of the Promotion Committee that he will do all he can to make the most of his opportunity while here.

CHAMBERLAIN'S COLIC, CHOLERA AND DIARRHOEA REMEDY.

This remedy is everywhere acknowledged to be the most successful medicine in use for Bowel Complaints. It always cures, and cures quickly. It can be depended upon even in the most severe and dangerous cases. Cures griping, all kinds of diarrhoea, and at the first unusual looseness of the bowels should be taken. Sold by Benson Smith & Co., Ltd., agents for Hawaii.

HALEIWA.

The Haleiwa Hotel, Honolulu's famous country resort, on the line of the Oahu Railway, contains every modern improvement and affords its guests an opportunity to enjoy all amusements—golf, tennis, billiards, fresh and salt water bathing, shooting, fishing, riding and driving. Tickets, including railway fare and one full day's room and board, are sold at the Honolulu station and Trent & Company for \$5.00. For departure of trains consult time table.

On Sundays, the Haleiwa Limited, a two-hour train, leaves at 8:22 a. m.; returning, arrives in Honolulu at 10:10 p. m.

The Duke of Argyll was once visiting a school at Ascot, and noticed a small boy running as hard as he could around the cricket ground. When he had been round it three times and stopped, the duke asked the headmaster why he was running alone in that extraordinary way. "Oh," said the master, "that's Lord Randolph Churchill's son. When he talks too much we make him go three times round. The truth was that Mr. Winston Churchill had just been indulging in chatter, and had been sent round the field to silence him."

JAS. F. MORGAN, AUCTIONEER.

When you buy a package of NIRVANA TEA you are getting the FULL value for your money. You may pay more for some other brand, but you cannot get a better tea than this, and you are merely giving someone a greater profit. NIRVANA is a tea that never disappoints. If it does not entirely satisfy—YOUR MONEY BACK.

G. O. YEE HOP & Co.

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The only "Ideal" exercises your boy or girl will appreciate once introduced into the home. Its geared, "cannot upset," "speed regulated," and muscles developed by same principle as if rowing.

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SALESROOMS 847-857 Kaahumanu St.

TODAY!
Auction Sale
Thursday, June 15, 1905
AT 10 O'CLOCK A. M.
At premises occupied by Mr. M. M. Johnson, Ewa side of Territory Stables, King street, opposite Kawaiahaeo church.

HOUSEHOLD FURNITURE And Effects,
NEAT, NATTY GOODS.
Thoroughly furnished house. Just the item you want there. Comprising—
Chairs, Tables, Rockers, Rugs, Iron and Brass Bedsteads, Chiffoniers, Pictures, Lounges, Bureaus, Washstands, Mattresses, Pillows, Bed Linen, Dining Table, Table, Linen, Cutlery, Curtains, Portieres, FULL LENGTH DRESSING MIRROR, Kitchen Goods, Sideboard, Palms, Plants, Etc.

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The New England Mutual Life Insurance Co., of Boston.
The Aetna Insurance Co., of Hartford, Conn.
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