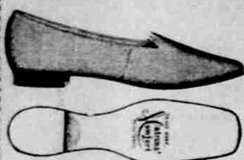


Hanan's Mens' Slippers.

SOMETHING NEW.



An elegant line of these celebrated slippers, in new snappy designs, most

Durable, Comfortable and Attractive

A most sensible New Year's Gift, something useful and practicable.



McInerney's Shoe Store

SOLE AGENTS.

A few Hats

New and of the latest styles

and Novelties

that were left over from our Christmas sale. We will offer them at

REDUCED PRICES!

Only a few left. Come early.



MISS M. E. KILLEAN

Arlington Block.

Hotel Street.

ANNUAL CLEARANCE SALE

LADIES' MUSLIN UNDERWEAR

Our entire Stock, consisting of

Nightgowns Skirts Corset Covers Skirt-chemises Drawers

HAS BEEN REDUCED TO PRICES THAT ARE BOUND TO MAKE THIS SALE A SUCCESS

CALL EARLY

As the line will be broken in a few days.

B. F. Ehlers & Co

New York Dental Parlors,

Room 4, Elite Building, Hotel St. THE DENTAL SPECIALISTS.

No More Dread of the Dental Chair

Teeth extracted and filed absolutely without pain by our late scientific methods. No sleep producing agents or cocaine. These are the only dental parlors in Honolulu that have the patent appliances and ingredients to extract, fill and apply gold crowns and porcelain crowns, undetectable from natural teeth, and warranted for ten years, without the least particle of pain. Gold crowns and teeth without plates, gold fillings and all other dental work done painlessly and by specialists.

Gold crowns, \$5; full set teeth, \$5; bridge work, \$5; gold filling, \$1 up; silver fillings, 50c.



Any work that should not prove satisfactory will be attended to free of charge any time within 5 years.

We are making a specialty of gold crowns and bridge work; the most beautiful, painless and durable of all dental work known to the profession. Our name alone will be a guarantee that your work will be of the best. We have a specialist in each department. Best operators, best gold workmen and extractors of teeth; in fact all the staff are inventors of modern dentistry. We will tell you in advance exactly what your work will cost by free examination. Give us a call and you will find we do exactly as we advertise.

NEW YORK DENTAL PARLORS

Room 4 Elite Building, Hotel St. LADIES IN ATTENDANCE.

Send Away To Your Friends

Aloha from Hawaii

Calendar

For Sale by

HAWAIIAN NEWS CO. Limited.

Only a lock of her hair

but that was enough to attract much attention at the fashionable ballroom. There were many ladies there, but none so charming. None so attractive. Her hair was her beauty. Other dresses as rich, other faces as pretty, other dancers as perfect, but as other hats so becomingly dressed; and the lady was the center of attraction. It is always so. Before you go to the ballroom, opera or party, you better see

THE MISSES DE LARTIGUE, Leading Hairdressers, 1085 Alakea Street, Opp. Y. M. C. A.

WE'D BE CONTENT FROM BIRTH OUR COURSE THROUGH LIFE TO RUN IF WE OWLED THE SUN, THE MOON AND A KULEKANA ON THE STARS.

BUT WE'D LIVE IN TOTAL BLISS AND FREE FROM ALL THAT HARS IF WE OWLED THE SUN, THE MOON AND A KULEKANA ON THE STARS.

And all we want besides is a fair share of your patronage.

A large assortment of Harness and Harness Supplies just received ex St. "Katherine."

Manufacturing Harness Co.

CORNER FORT & KING STREETS

P. O. Box No. 322

Telephone No. 228

NORWALK COMPANY LOSES IN MERRICOURT SUIT

IT MUST PAY TWO INSURANCE LOSSES BY DECISION OF SUPREME COURT.

Exceptions Taken in Appeal Did Not Hold Water—Alleged Misconduct of a Juror Analyzed to Detriment of Defense.

The Merricourt insurance case, which has been closely watched in local insurance circles, has been decided by the supreme court. In the decision handed down by the higher court and the opinion written by Judge Galbraith there was found no sufficient reason for reversal, and the exception from the circuit court were overruled, and judgment affirmed.

It will be remembered that the legal difficulties between Arthur G. Merricourt and the Norwalk Fire Insurance Company involved two policies of insurance, one on the house and the other on its contents, and the cases were consolidated and tried as one action, but separate verdicts were rendered. On the house the jury returned a verdict against the defendant for the full amount claimed, \$2,250, and on the contents for \$2,880, with interest from the date the demands accrued, the aggregate being \$5,130. The house was a comparatively new one at Kalihi, built by P. O'Sullivan. The defendant appealed to the supreme court on exceptions, alleging sixty-nine separate errors of the trial court.

In the exceptions the ground was taken that the latitude allowed to the counsel in the cross-examination of witnesses was largely in the discretion of the trial court, and was not a proper cause for reversal, unless such discretion had been oppressively abused.

It was also contended that where proofs of loss are prepared in the office and under the advice and instruction of the company's authorized agent the company waives the right to object to defects in proofs.

In the evidence of previous fires in which the plaintiff has suffered loss and collected insurance should not be admissible, unless the previous fires were a part of a system of frauds of which the fire in question was an essential step.

Another contention raised was that the trial commencing on Thursday closed Saturday evening, while on Friday morning the agent of the Norwalk Fire Insurance Company and its attorney learned of certain rumored misconduct of one of the jurors, indicating on the part of the juror strong bias and prejudice against insurance companies. No notice of this fact was brought to the attention of the court, and the trial continued till a verdict was reached, without objection. In this was held that defense did not use proper diligence to entitle it to make the alleged misconduct of the juror the basis of a motion for a new trial, and that by silence and inaction it waived such right, if any existed.

In the opinion handed down Judge Galbraith goes on to state that it was apparent that the Norwalk Insurance Company was allowed considerable latitude in search for fraud. Under the law the latitude allowed counsel in the examination of witnesses is left largely to the discretion of trial courts and the appellate court is not inclined to reverse a judgement on this ground unless the discretion has been clearly abused. It was also the opinion of the higher court that the discretion vested in the trial court was not oppressively abused.

The court also state that motion for a new trial on the grounds of the misconduct of a juror does not warrant the reversing the ruling of the circuit judge on the point under the rule announced by the Supreme Court of Hawaii, as the affidavit and application for new trial shows that the insurance company knew of the alleged misconduct of the juror the second day before the end of the trial, and if it made no attempt after the receipt of this knowledge, and after the verdict of the jury, it is believed that due diligence was not shown, and by such silence and inaction waived the right for a new trial.

PERSONALS.

R. F. Ehlers & Co. are holding their annual clearance sale of ladies' muslin underwear.

Stylish eye glasses tastefully adjusted to every face whether young or old at M. R. Couner's, optician, Love building, 532 Fort street.

You'll enjoy a glass of cool, frigid, zero soda from the Hobron Drug Co. fountain. Refreshing soda flavored with pure fruit syrups and crushed fruits. Real apple cider too.

George Gardner, a subject of the Queen of England and the Empress of India, has announced his allegiance to the United States and was admitted to citizenship in the federal court yesterday. His witnesses were N. Braham and E. B. Lee.

A petition for the appointment of a guardian in the estate of Joe Jose Kahaulelo, a minor, filed in the circuit court states that petitioner desires that William O. Smith be appointed guardian, believing it to be for the best interests of the estate.

C. Bolte has announced his intention of retiring from the management of M. S. Grinbaum & Company with the beginning of the new year. It is understood that Mr. Bolte will associate himself with the active management of the Heeia plantation which he has recently purchased.

The inventory of the estate of J. J. Stewart, deceased, filed in the circuit court by administrator Frank E. Thompson, shows an estate valued at \$1401.10 including \$918 in Bishop's bank, and fifty shares of Olaa sugar stock valued at \$483 with other incidentals.

A petition for the probate of the will in the estate of A. A. Dorin filed in the circuit court by Aratha N. Nett shows that real and personal property to the amount of \$4,000 in Honolulu was left by the deceased. Petitioner asks to have David Dayton appointed administrator. February 10th has been set for the hearing of the petition.

At 8 o'clock this morning B. F. Ehlers & Co., Fort street, will commence their annual sale of ladies' muslin underwear. They have cut the prices down to almost cost. This affords the ladies of Honolulu an excellent opportunity to get a supply of underwear at a very small cost. They will also give great bargains in other lines. See their advertisement on page 7.

Unlawful Possession of Opium.
Chun Kun, who was arrested some time ago in the store of Kwong Lee Yuen Co., was fined \$50 and costs yesterday in police court for having opium unlawfully in his possession.

The Honolulu Republican, delivered by carrier, 75 cents a month.

Notice.

Notice is hereby given that the Pearl City cemetery will be open for interments on and after Monday, November 5, 1900. A special funeral train will leave the railroad station at 2:15 p. m. daily, remaining at the cemetery until after all interments.

The rates for transportation are one dollar for the corpse and fifty cents for the round trip for mourners. Lots are now on sale at the office of the company, ranging in price from \$10 up, according to location and size. No other charges of any nature. HAWAIIAN CEMETERY ASSOCIATION, LTD., Room 3 Love Building, Fort St.

DISSOLUTION OF PARTNERSHIP.

Notice is hereby given that the partnership lately subsisting between us, the undersigned, P. H. Burnette and Simpson Decker, carrying on business as real estate brokers and collectors, 3 King street, under the style or firm name of Burnette & Decker, was on the 29th day of December, 1900, dissolved by mutual consent, and that the business in future will be carried on by the said P. H. Burnette alone. All bills, notes, mortgages, etc., due the late firm shall be paid to P. H. Burnette only.

P. H. BURNETTE, SIMPSON DECKER,
Dated December 29, 1900.

Have a Glass of Soda?

Cool, frigid, zero soda from a fountain scrupulously clean, cool, refreshing soda flavored with pure, fruit syrups and crushed fruits.

40 FLAVORS

When you are passing the store drop in, take a chair and rest your weary limbs. You are welcome to a seat while you are waiting for the street car.

Perhaps you'd like a glass of pure apple cider. We have it.

Hobron Drug Co

Fort and King.

N. S. Sachs Dry Goods Co.

LIMITED.

YOU DON'T SPECULATE IF YOU BUY YOUR Cotton or Wool Blankets FROM US

WE ARE SELLING

COTTON BLANKETS

at 85c. a pair that are worth \$1.25

WE ARE SELLING

ALL WOOL BLANKETS

at \$4 that are worth \$6

We have a full range of other qualities, but these are two of our leaders, and we commend them to your notice.

IF YOU ARE IN NEED OF

READY-MADE SHEETS OR PILLOWSLIPS

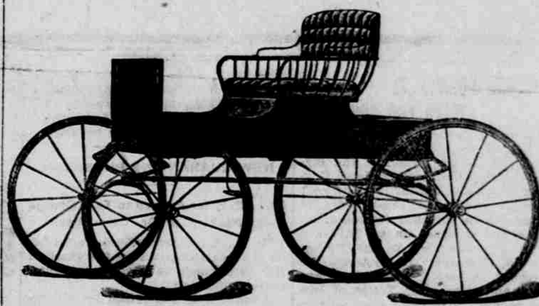
JUST GET OUR QUOTATIONS

N. S. Sachs Dry Goods Co., Ltd.

JOBBEERS

AND RETAILERS

FORT STREET.



Ex Mauna Ala, a new shipment of

Piano Box Low Wheel Buggies

With Folding or Canopy Top

6 DIFFERENT STYLES 6

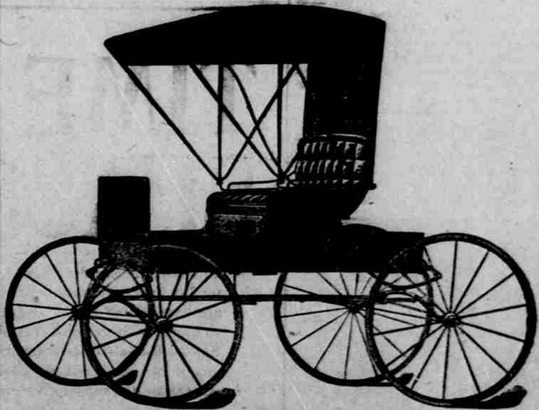
Three different shades—Russet, Drab and Cream.

We are selling this

Latest Style Buggy at Coast Prices!

We have All Styles on Display at our Repository

Inspection Invited.



G. SCHUMAN

Merchant Street, between Fort and Alakea Streets.

CYLINDER PRESS FOR SALE

A CYLINDER PRESS, in good condition—Just the press for a weekly paper. Will be sold at a bargain.

Apply at Republican office.

Silent Barber Shop

SEVEN FIRST-CLASS BARBERS.

Arlington Block, : : : Hotel St.

JOSEPH FERNANDEZ, Prop.