

BY AUTHORITY.



AN ACT

To amend Sections 184, 185 and 186 of the Civil Code.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands in the Legislature of the Kingdom assembled.

Section 1. Section 184 of the Civil Code shall be amended, so as to read as follows: "Upon the request of Fifty or more tax payers of any district to the Minister of Interior, that a new road, highway or street be opened, or that an old road, highway or street be shut up or widened or altered, or if it shall be made to appear to the Minister of Interior in any other way, that any road, highway or street should be opened, widened or otherwise altered, the said Minister of Interior shall request any judge of a Court of Record to select a list of twenty four names from among the legal voters of the district in which the improvement or alteration is contemplated, from which such Judge shall direct the Marshal of the Kingdom, or the Sheriff of the Island in which the improvement is contemplated, to draw a jury of six persons to decide on the propriety of the measure proposed, and the decision of such jury or a majority of them shall be certified immediately to the Minister of Interior, who is hereby authorized and empowered to take action in accordance with the decision of such jury."

Section 2. Section 185 of the Civil Code shall be amended so as to read as follows: "In laying out, closing or widening any road or highway, respect shall be had to the private vested rights of property which any individual may have in the land affected by any such proposed work. It shall be the duty of the Road Supervisor immediately after such proposed work shall be determined upon to cause notices to be posted along the line of such proposed new road, street or highway proposed to be closed, opened or widened or altered, advertising the fact and calling upon all parties interested therein to bring forward their claims to the nearest Circuit Judge, Police or District Justice, and it shall be the duty of such judge or justice to forward a list of all such claims to the Minister of the Interior."

Section 3. Section 186 of the Civil Code shall be amended so as to read as follows: "Upon the receipt of such claims, if the Minister of the Interior and the several claimants cannot agree upon the amount to be paid to such claimants, the said Minister shall appoint three disinterested persons as Commissioners, or may request any Judge of a Court of Record to cause a Jury to be summoned and drawn in like manner as in the first Section provided, to assess the value of the private property, or such damage likely to be sustained by the owner or occupier of any land to be taken for the proposed improvement, whose decision or the decision of a majority of them shall determine the price to be given by the government for such private property or for such damages as the case may be, and such Commissioners or jury shall send a certified copy of their decision to the Minister of the Interior and another to the claimant."

Section 4. And be it further enacted that all the provisions of the Act entitled "An Act to provide for the Assessment of a part of the expense of constructing roads upon estates benefitted thereby," approved the 8th day of July 1870, shall be deemed and taken as applicable to the widening and altering of any road, street or highway, as in the previous Sections of this Act set forth and provided. Provided, always, that the juries provided for in this Act shall be taken and held to have the same Powers and Authority as the Commissioners provided for in the aforesaid Act passed on the 8th day of July 1870.

Approved this 29th day of July, A. D. 1872. KAMEHAMEHA R.

AN ACT

To amend Sections 154, 155 and 156 of Chapter 16, of the Penal Code. Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands in the Legislature of the Kingdom assembled.

Section 1. That the 4th subdivision of Section 154 of Chapter 16 of the Penal Code, be and the same is hereby amended by striking out the words "a public whipping not exceeding twenty lashes or," and "Provided, however, that the punishment of whipping shall never be inflicted on any female," so that the Section as amended shall read as follows:

Section 15. Larceny is of four degrees, viz: (4) All larceny to an amount less than five dollars, and all other larceny, not being in one of the preceding degrees, is such in the fourth degree, and shall be punished by imprisonment at hard labor not more than six months."

Section 2. This Act shall take effect from and after the date of its passage, and all laws and parts of laws conflicting with or repugnant to the provisions of this Act are hereby repealed.

Approved this 29th day of July, A. D. 1872. KAMEHAMEHA R.

AN ACT

To regulate the Currency. Be it enacted by the King and the Legislative Assembly of the Hawaiian Islands in the Legislature of the Kingdom assembled.

Section 1. The currency of this Kingdom shall consist of the dollar of the value of one hundred cents United States coinage; the half dollar of the value of fifty cents; the quarter dollar of the value of twenty-five cents, and the dime and half dime of the value of ten cents and five cents respectively of the said coinage; and the half dollar or fifty cents silver coin of the United States of America shall be taken as the standard and be a legal tender at the value of a half dollar in all payments to be made in this Kingdom. Gold coins and silver coins other than those above named bearing the legalized impress of any Sovereign State shall also be receivable in payment of Government dues, duties and taxes, at the Exchequer, and in tender or payment

of debts contracted by private individuals and payable in this Kingdom, at their value as fixed by the King in Privy Council, and published by the Minister of Finance in the Government Gazette. In case any of the said coins established as legal tender as above provided be refused, the payer having tendered the same, may bring them into Court, and plead such tender and refusal in bar of costs.

Section 2. Coins of the value of twenty-five cents or less shall be legal tender only as follows: "In all payments not exceeding ten dollars; and in all payments exceeding ten dollars, and not exceeding one hundred dollars in the proportion of fifteen dollars for every hundred; and in all payments exceeding one hundred, and not exceeding one thousand dollars, in the proportion of ten dollars for every hundred; and in the proportion of five dollars for every hundred in all payments exceeding one thousand dollars."

Section 3. All Acts and parts of Acts inconsistent with or contrary to the provisions of this Act are hereby repealed.

Approved this 29th day of July, A. D. 1872. KAMEHAMEHA R.

AN ACT TO FURTHER DEFINE THE NATURE AND OBLIGATIONS OF THE CONTRACTS AUTHORIZED BY SECTIONS 1417 AND 1418 OF THE CIVIL CODE.

Section 1. No contract of a married woman to serve another shall be valid in law, unless separated from her husband by decree of a court of competent jurisdiction; and in case any woman shall contract marriage while under contract to serve another, the marriage shall operate to annul said contract of service.

Section 2. In all cases when any person under contract to serve another, shall be sentenced by any court to make to his Master satisfaction for loss of time by desertion, by working for a period of time beyond that contracted for, he shall be paid his wages for such extra time worked at the rate stipulated for in the contract.

Section 3. No person bound by contract to serve another shall be held or compelled to work for any period of time beyond the date when the contract shall by its terms expire, in liquidation of any debt or advance made to said laborer during the term agreed for at the time of his engagement, and any clause introduced into the contract which shall contemplate any such service for any such advances shall be held utterly void and of no effect.

Section 4. All laws and parts of laws inconsistent with or repugnant to the provisions of this Act are hereby repealed.

Approved this 29th day of July, A. D. 1872. KAMEHAMEHA R.

of debts contracted by private individuals and payable in this Kingdom, at their value as fixed by the King in Privy Council, and published by the Minister of Finance in the Government Gazette.

In case any of the said coins established as legal tender as above provided be refused, the payer having tendered the same, may bring them into Court, and plead such tender and refusal in bar of costs.

Section 2. Coins of the value of twenty-five cents or less shall be legal tender only as follows: "In all payments not exceeding ten dollars; and in all payments exceeding ten dollars, and not exceeding one hundred dollars in the proportion of fifteen dollars for every hundred; and in all payments exceeding one hundred, and not exceeding one thousand dollars, in the proportion of ten dollars for every hundred; and in the proportion of five dollars for every hundred in all payments exceeding one thousand dollars."

Section 3. All Acts and parts of Acts inconsistent with or contrary to the provisions of this Act are hereby repealed.

Approved this 29th day of July, A. D. 1872. KAMEHAMEHA R.

AN ACT

To make all persons retailing spirituous and intoxicating liquors liable in damages for injuries done or received by those becoming intoxicated on such liquors, and as the result of such intoxication.

Be it enacted by the King and the Legislative Assembly of the Hawaiian Islands in the Legislature of the Kingdom assembled.

Section 1. Every husband, wife, child, parent, guardian, employer or other person who shall be injured in person or property or means of support, by any intoxicated person, or in consequence of the intoxication, habitual or otherwise, of any person, or who being himself or herself intoxicated shall be thus injured in consequence of such intoxication, shall have a right of action in his or her own name, severally or jointly against any retailer or retailers of spirituous and intoxicating liquors, who shall by selling or giving intoxicating liquors, have caused the intoxication, in whole or in part, of such person or persons, for all damages sustained and for exemplary damages. And a married woman shall have the same right to bring suits under this Act and to control the same and the amount recovered as a female sole. And all damages recovered by a minor under this Act shall be paid either to such minor or to his or her parent, guardian or next friend as the Court shall direct.

Section 2. All suits for damages under this Act may be by any appropriate action in any of the Courts of this Kingdom having competent jurisdiction.

Approved this 29th day of July, A. D. 1872. KAMEHAMEHA R.

AN ACT

To amend subdivision 4, of Section 15, of Chapter 16, of the Penal Code. Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands in the Legislature of the Kingdom assembled.

Section 1. That the 4th subdivision of Section 15 of Chapter 16 of the Penal Code, be and the same is hereby amended by striking out the words "a public whipping not exceeding twenty lashes or," and "Provided, however, that the punishment of whipping shall never be inflicted on any female," so that the Section as amended shall read as follows:

Section 15. Larceny is of four degrees, viz: (4) All larceny to an amount less than five dollars, and all other larceny, not being in one of the preceding degrees, is such in the fourth degree, and shall be punished by imprisonment at hard labor not more than six months."

Section 2. This Act shall take effect from and after the date of its passage, and all laws and parts of laws conflicting with or repugnant to the provisions of this Act are hereby repealed.

Approved this 29th day of July, A. D. 1872. KAMEHAMEHA R.

AN ACT

To reduce certain costs in the Supreme, Circuit and Probate Courts, and to establish Attorney's fees. Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands in the Legislature of the Kingdom assembled.

Section 1. That in the Supreme and Circuit Courts the costs for every summons, attachment, execution or other process, shall be two dollars, for every subpoena one dollar; and there shall be no charge for drawing jury, issuing summons, and the service thereof on the panel of jurors.

Section 2. That the marshal's or sheriff's fees for serving a summons or any other process (except a subpoena) shall be one dollar for each party served therewith; for serving any execution or other process for the collection of money, five cents for every dollar collected up to five hundred dollars and two and one half cents for every dollar over five hundred dollars; for every writ of possession or restitution, putting any person entitled to possession of premises and removing a tenant pursuant to order of court one dollar, and that no fee be charged for attendance upon the Court.

Section 3. That the judge's fee for every attendance at chambers upon the hearing of any motion shall be one dollar.

Section 4. That in the Probate Courts, the costs for every citation or summons shall be one dollar; for every subpoena one dollar; for hearing proof and determining upon the validity of any will two dollars; for taking, stating and determining upon an account rendered, or deciding upon the distribution of personal estate, one dollar; for hearing and determining any objection to the appointment of an administrator or any application for his removal, or for the removal of any guardian, or any application to annul the probate of a will, one dollar; Provided, that in all cases where the value of the estate shall not exceed the sum of five hundred dollars, not more than Ten Dollars in addition to costs of advertising shall be charged for Costs of Court, to comprehend all hearings and proceedings required by Statute or ordered by the Court, including final hearing and discharge of the Executor, Administrator, Guardian or Trustee.

Section 5. In all the Courts of this Kingdom, in all actions of Assumpsit there shall be taxed as Attorney's fees, in addition to the Attorney's fees now taxable by law, to be paid by the losing party and to be included in the sum for which execution may issue, ten per cent on all sums to One Hundred Dollars and Two and one half per cent in addition on all sums over One Hundred Dollars, to be computed on the excess over One Hundred Dollars. The above fee shall be assessed on the amount of the Judgment obtained by the Plaintiff and upon the amount sued for, if the Defendant obtain judgment.

Section 6. This Act shall take effect and become a law from the day of its passage, and all laws and parts of laws inconsistent with the provisions of this Act are hereby repealed.

Approved this 29th day of July, A. D. 1872. KAMEHAMEHA R.

AN ACT

To amend an Act entitled "An Act to regulate Names, passed on the 24th of August, A. D. 1860." Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands in the Legislature of the Kingdom assembled.

Section 1. That Section 6th of an Act entitled "An Act to regulate Names" passed on the 24th day of August, A. D. 1860, be and the same is hereby amended, by adding to said Section 6th the following words: "Except upon a decree of His Majesty the King in Privy Council, which decrees shall be founded upon the petition of the person desirous of changing his or her name, and shall be duly published for the information of the public for at least four consecutive weeks in some public journal in such decree mentioned, so that the Section shall read as follows:

"Section 6. It shall not be lawful to change any name adopted or conferred under this law. It shall also not be lawful to change any name adopted or conferred before the operation of this law, except upon a decree of His Majesty the King in Privy Council, which decree shall be founded upon the petition of the person desirous of changing his or her name, and shall be duly published for the information of the public, for at least four consecutive weeks in some public journal in such decree mentioned."

Section 2. That the 29th day of July, A. D. 1872.

KAMEHAMEHA R.

AN ACT To amend an Act entitled "An Act to regulate Names, passed on the 24th of August, A. D. 1860."

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands in the Legislature of the Kingdom assembled.

Section 1. That Section 6th of an Act entitled "An Act to regulate Names" passed on the 24th day of August, A. D. 1860, be and the same is hereby amended, by adding to said Section 6th the following words: "Except upon a decree of His Majesty the King in Privy Council, which decrees shall be founded upon the petition of the person desirous of changing his or her name, and shall be duly published for the information of the public, for at least four consecutive weeks in some public journal in such decree mentioned."

Section 2. That the 29th day of July, A. D. 1872.

KAMEHAMEHA R.

AN ACT To reduce certain costs in the Supreme, Circuit and Probate Courts, and to establish Attorney's fees.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands in the Legislature of the Kingdom assembled.

Section 1. That in the Supreme and Circuit Courts the costs for every summons, attachment, execution or other process, shall be two dollars, for every subpoena one dollar; and there shall be no charge for drawing jury, issuing summons, and the service thereof on the panel of jurors.

Section 2. That the marshal's or sheriff's fees for serving a summons or any other process (except a subpoena) shall be one dollar for each party served therewith; for serving any execution or other process for the collection of money, five cents for every dollar collected up to five hundred dollars and two and one half cents for every dollar over five hundred dollars; for every writ of possession or restitution, putting any person entitled to possession of premises and removing a tenant pursuant to order of court one dollar, and that no fee be charged for attendance upon the Court.

Section 3. That the judge's fee for every attendance at chambers upon the hearing of any motion shall be one dollar.

Section 4. That in the Probate Courts, the costs for every citation or summons shall be one dollar; for every subpoena one dollar; for hearing proof and determining upon the validity of any will two dollars; for taking, stating and determining upon an account rendered, or deciding upon the distribution of personal estate, one dollar; for hearing and determining any objection to the appointment of an administrator or any application for his removal, or for the removal of any guardian, or any application to annul the probate of a will, one dollar; Provided, that in all cases where the value of the estate shall not exceed the sum of five hundred dollars, not more than Ten Dollars in addition to costs of advertising shall be charged for Costs of Court, to comprehend all hearings and proceedings required by Statute or ordered by the Court, including final hearing and discharge of the Executor, Administrator, Guardian or Trustee.

Section 5. In all the Courts of this Kingdom, in all actions of Assumpsit there shall be taxed as Attorney's fees, in addition to the Attorney's fees now taxable by law, to be paid by the losing party and to be included in the sum for which execution may issue, ten per cent on all sums to One Hundred Dollars and Two and one half per cent in addition on all sums over One Hundred Dollars, to be computed on the excess over One Hundred Dollars. The above fee shall be assessed on the amount of the Judgment obtained by the Plaintiff and upon the amount sued for, if the Defendant obtain judgment.

Section 6. This Act shall take effect and become a law from the day of its passage, and all laws and parts of laws inconsistent with the provisions of this Act are hereby repealed.

Approved this 29th day of July, A. D. 1872. KAMEHAMEHA R.

KAMEHAMEHA R.

of debts contracted by private individuals and payable in this Kingdom, at their value as fixed by the King in Privy Council, and published by the Minister of Finance in the Government Gazette.

In case any of the said coins established as legal tender as above provided be refused, the payer having tendered the same, may bring them into Court, and plead such tender and refusal in bar of costs.

Section 2. Coins of the value of twenty-five cents or less shall be legal tender only as follows: "In all payments not exceeding ten dollars; and in all payments exceeding ten dollars, and not exceeding one hundred dollars in the proportion of fifteen dollars for every hundred; and in all payments exceeding one hundred, and not exceeding one thousand dollars, in the proportion of ten dollars for every hundred; and in the proportion of five dollars for every hundred in all payments exceeding one thousand dollars."

Section 3. All Acts and parts of Acts inconsistent with or contrary to the provisions of this Act are hereby repealed.

Approved this 29th day of July, A. D. 1872. KAMEHAMEHA R.

AN ACT

To require the identification of persons offering acknowledgments to instruments. Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands in the Legislature of the Kingdom assembled.

Section 1. No acknowledgment of any conveyance or other instrument, whereby any real estate is conveyed or may be affected shall be taken, unless the person offering to make such acknowledgment shall be personally known to the officer taking the same, to be the person whose name is subscribed to such conveyance or instrument as a party thereto, or shall be proved to be such by the oath or affirmation of a credible witness known to the officer.

Section 2. The certificate of such acknowledgment shall state the fact of acknowledgment and that the person making the same was personally known to the officer granting the certificate to be the person whose name is subscribed to the instrument, as a party thereto, or was proved to be such by the oath or affirmation of a credible witness known to the officer who name shall be inserted in the certificate.

Section 3. Such Certificate shall be substantially in the following form, to wit: "Hawaiian Islands, ss. On this day of A. D. 1872, personally appeared before me A. B. known to me to be the person described in and who executed the foregoing instrument, who acknowledged to me that he executed the same freely and voluntarily and for the uses and purposes therein set forth."

Section 4. When the person offering the acknowledgment is unknown to the officer taking the acknowledgment the certificate shall be substantially in the following form, to wit: "Hawaiian Islands, ss. On this day of A. D. 1872, personally appeared before me A. B. satisfactorily proved to me to be the person described in and who executed the within instrument, by the oath of C. D. a credible witness for that purpose, to me known and by me duly sworn, and the said A. B. acknowledged that he executed the same freely and voluntarily, for the uses and purposes therein set forth."

Section 5. No certificate of acknowledgment contrary to the provisions of this Act shall be held valid in any Court of this Kingdom, nor shall it be entitled to be recorded in the Registry of Public Conveyances.

Section 6. This Act shall take effect and become a law from and after the date of its passage, but no certificate of acknowledgment executed before this Act shall take effect, shall in consequence of anything herein contained be deemed invalid.

Approved this 29th day of July, A. D. 1872. KAMEHAMEHA R.

KAMEHAMEHA R.

AN ACT To reduce certain costs in the Supreme, Circuit and Probate Courts, and to establish Attorney's fees.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands in the Legislature of the Kingdom assembled.

Section 1. That in the Supreme and Circuit Courts the costs for every summons, attachment, execution or other process, shall be two dollars, for every subpoena one dollar; and there shall be no charge for drawing jury, issuing summons, and the service thereof on the panel of jurors.

Section 2. That the marshal's or sheriff's fees for serving a summons or any other process (except a subpoena) shall be one dollar for each party served therewith; for serving any execution or other process for the collection of money, five cents for every dollar collected up to five hundred dollars and two and one half cents for every dollar over five hundred dollars; for every writ of possession or restitution, putting any person entitled to possession of premises and removing a tenant pursuant to order of court one dollar, and that no fee be charged for attendance upon the Court.

Section 3. That the judge's fee for every attendance at chambers upon the hearing of any motion shall be one dollar.

Section 4. That in the Probate Courts, the costs for every citation or summons shall be one dollar; for every subpoena one dollar; for hearing proof and determining upon the validity of any will two dollars; for taking, stating and determining upon an account rendered, or deciding upon the distribution of personal estate, one dollar; for hearing and determining any objection to the appointment of an administrator or any application for his removal, or for the removal of any guardian, or any application to annul the probate of a will, one dollar; Provided, that in all cases where the value of the estate shall not exceed the sum of five hundred dollars, not more than Ten Dollars in addition to costs of advertising shall be charged for Costs of Court, to comprehend all hearings and proceedings required by Statute or ordered by the Court, including final hearing and discharge of the Executor, Administrator, Guardian or Trustee.

Section 5. In all the Courts of this Kingdom, in all actions of Assumpsit there shall be taxed as Attorney's fees, in addition to the Attorney's fees now taxable by law, to be paid by the losing party and to be included in the sum for which execution may issue, ten per cent on all sums to One Hundred Dollars and Two and one half per cent in addition on all sums over One Hundred Dollars, to be computed on the excess over One Hundred Dollars. The above fee shall be assessed on the amount of the Judgment obtained by the Plaintiff and upon the amount sued for, if the Defendant obtain judgment.

Section 6. This Act shall take effect and become a law from the day of its passage, and all laws and parts of laws inconsistent with the provisions of this Act are hereby repealed.

ALEXIS.—Alexis has almost entirely dropped out of the attention of the people who so recently went crazy with enthusiasm over his presence among them, so ephemeral is our worship of princes and potentates. Probably very few knew what had become of him, until a few days ago, when the telegraph briefly announced his arrival at Brazil. Thence the Spytland will move down the coast, double the cape and come up the opposite side. The next point which he will visit is San Francisco, concerning which city the Grand Duke is said to feel great curiosity. Upon concluding his visit there, he will sail for the Sandwich Islands, China and Japan, and thence to the Siberian coast, where the cruise of the Spytland will terminate. Alexis and his party will proceed across his pa's dominion by land, and thus, when they have arrived at the capital, will have made a complete circuit of the globe.

A WELL-KNOWN clergyman of Staleybridge, Dorsetshire, England—Rev. George Rodgers—sails for New York for the purpose of selecting a spot in the West whereto to found a large English colony. His present thought is to choose a site in Minnesota, but he intends to investigate thoroughly the advantages of different situations and to pick out that which seems to him best. Mr. Rodgers means to make his future home with the colony, and the persons of whom it is to consist will be actively preparing during his absence, so as to be ready to sail for the United States in the fall. English papers say that this example is likely to be followed by other companies of colonial persons, if favorable news goes home of the success of Mr. Rodgers's experiment.

A VOYAGE man went into a florist's store the other day to buy a rose-bud for his affianced. Seventy-five cents was the price asked. "Will it keep?" inquired the young man. "Oh, yes, a long while." "Then you may keep it." Exit young man.

**A. W. PEIRCE & CO.** Offer for Sale **SHIP CHANDLERY** **WHALE BOATS AND BOAT STOCK!** **GROCERIES,** **Flour & Bread!** **Lime and Cement,** **California Hay,** **Potatoes, Onions, &c.**

**The Fine Norwegian SHIP "ATLAS,"** Has Just Arrived FROM LIVERPOOL WITH A **Finely Assorted Cargo** Now Offered for Sale.

**NOTICE!** GENUINE FRENCH SCREWED BOOTS

**VALUABLE PROPERTY FOR SALE!** THE UNDERIGNED, EXECUTORS OF THE WILL OF THE late R. MOFFITT, will cause to be sold at Public Auction, in August next, if not previously disposed of at private sale.

**FOR SALE OR RENT!** The Desirable Dwelling-house lately occupied by C. H. Lewis, situated on Kukul Street. For particulars, inquire of W. L. GREEN, or A. S. CLEGHORN.

**BOOK AND STATIONERY WAREHOUSE** **HENRY M. WHITNEY,** —AT THE— **OLD POST OFFICE BUILDING, MERCHANT ST.** **Importers and Dealer in** **BOOKS, STATIONERY** —AND— **ACCOUNT BOOKS!** And every Article of utility and fancy connected with the line, adapted to the Counting House and Office, and for Artists, Teachers, Professional Gentlemen, Travelers, etc., on as reasonable terms as can be had here or in San Francisco, among which are the following Staple Articles:

- English and French Letter Papers, satin surface and extra fine, plain and gilt edges
- Do. Billet and Note, do. do.
- Do. Letter and Note Envelopes, to match the above
- Hollowing Note Paper and Envelopes—an assortment constantly on hand
- American papers, from the best makers, of almost every description
- Embossed surface and pearl surface Cards
- Embossed and Friendship Cards
- Perforated Boards, for Chisel work
- Tracing and Tey Books of every description
- Morocco and Embossed, and Gold and Silver Papers
- Best London Quills and Quill Pens
- Steel Pens, from the best makers
- English Red and colored Waters
- English Notarial Wafer
- English Sealing Wax, red and fancy
- Kidder & Payne's Indelible Ink
- Blue, black and red Writing Ink
- Hair, Cloth, Tooth, Nail and Shaving Brushes
- Thermometers, Tooth-picks
- Maps of Hawaiian Islands
- Portable Writing Desks, from 12 to 22 inches
- Mahogany and Rosewood, adapted for ladies' and gentlemen's use
- Constantly on hand, School Books of all kinds in general use
- Family and Pocket Bibles, Testaments, etc.
- Standard English and American Books
- Paper-cover Books, Song and Music Books
- Journals and Tey Books of every description
- Double Drawing Paper, all sizes, from demy to double elephant
- Printed Books, of every size and thickness
- Tracing Papers and Tracing Cambric
- Newman's Water Colors, in boxes
- Best Sable and Camel's Hair Brushes
- Faber's superior Drawing Pencils
- Colored Pencils, Crata Levins do.
- Mathematical, or Drawing Instruments, in cases
- From \$1 to \$10 each
- Cheese Men, Wood and Ivory
- Backgammon and Chess Boards
- Intellectual Card Games
- Dominions of various patterns
- Gold and Silver Pencil Cases

**N. B.—All New Articles of FANCY STATIONERY** received by the earliest arrivals from London and New York. **ACCOUNT BOOKS,** for Banks, Insurance Companies, Railroad Companies, etc., made to order with despatch. **Printing of Bill Heads, Circulars, Cards, &c.,** Executed with Despatch at the Lowest Rates. **New Stock Received by Every Steamer.**

**CASTLE & COOKE** —OFFER AT— **WHOLESALE AND RETAIL!** —THE FOLLOWING— **SUPERIOR ASSORTMENT OF GOODS,** —Consisting in Part of— **A Sup'r Ass't of Stationery,** **Paints, Oils, &c.**

**NOTICE.** DURING MY ABSENCE FROM THE KINGDOM, I have appointed Messrs. Max Bell, my brother, and S. K. Dawson, to take charge of my business. They will continue the manufacture and sale of Jewellery, as heretofore.