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KENNEDY VISITED THE HONOLULU CON. GUSHER

President J. A. Kennedy of the Inter-Island Steam Navigation Company put in a day, while in California, in the oil section watching thousands of barrels of oil gush forth from the new well of the Honolulu Consolidated Company.

"It was a lucky thing for all those interested in the field," said Mr. Kennedy, "for the new gusher is a wonder. I spent a Sunday down there. The first week this big gusher flowed 75,000 barrels and then increased until it reached the neighborhood of 115,000 barrels. This was well 10 of section 31."

CALIFORNIA HEIRESS NOW HONOLULU'S BRIDE

Miss Warren Mills, the beautiful young California heiress, who has been living at the Moana Hotel for the past year, is now Mrs. James John Crosswell Haynes, having become a bride last Wednesday.

The wedding of these two well known young people took place in St. Clements on Wednesday evening, September 6, at half-past nine o'clock.

Beautiful St. Clements was made yet more beautiful by the floral decorations for the affair, the interior of the dainty chapel being lined with night-blooming cereus, the display being gorgeous.

The bride is famous at Waikiki as an all round athlete, being a splendid tennis player, a skillful autoist and one of



MRS. JAMES J. C. HAYNES, NEE MILLS.

the best girl swimmers that ever dived from the Moana pier. Along the California coast, at the various watering

ENTERS ONE MORE NOLLE PROSEQUI

City Attorney Keeps His Hand In and Chinaman Is Saved a Fine.

(From Saturday's Advertiser.) City Attorney Cathcart still manages to keep his hand in the way of having nolle prosequi entered. The latest one to his credit, or otherwise, relates to the case of Wong Suck Pui. The Chinaman was found guilty by District Magistrate Monsarrat of assault and battery and was sentenced to pay a fine of \$10 and costs of \$2.50.

The facts brought out in the police court showed that Wong Suck Pui tried to throttle Lau Yee Tong and to brain him with a hammer.

Lau Yee Tong swore that in broad daylight on July 18, Wong Suck Pui went to his room on Maunakea street, in the rear of the Chinese theater and grabbed him by the throat. Wong Suck Pui had a hammer in his left hand and Lau Yee Tong tried to ward off that hand. He could not yell because the other man held his throat so tight.

With the exception of this case, there was nothing on the calendar of the federal court yesterday, one petition for naturalization being filed with Clerk Murphy, Henry Beerman, Jr., being the man who wishes to become an American citizen and renounce his allegiance to the German emperor.

Wong Suck Pui swore that Lau Yee Tong first attacked him with the hammer, which he said, belonged to the latter. He then seized him by the throat in self-defense. He said he did not take the hammer into the room. The fight was over money.

Hee Leong told of seeing defendant with one hand on complainant's throat and a hammer in the other hand. District Magistrate Monsarrat inflicted a fine but Wong Suck Pui will not have to pay it now that a nolle prosequi has been entered on appeal.

Wants Trial Set. O. Oshimo, a minor, who is suing through her guardian, S. Okasaki, the Hawaiian Electric Company, for damages for the death of her father, has filed a motion that the cause be set for trial.

Cecil Brown, trustee of the estate of George E. Boardman, deceased, has filed his seventh annual report of receipts and disbursements for the period ended August 31 last, and asks that they may be examined and approved. The receipts were \$1019.75, disbursements \$81.34, leaving a balance on hand of \$938.41. The actual expenses of administering the estate were \$361.69. The balance of \$577.30 was remitted to Mrs. Louise K. Dods of Salt Lake City, the beneficiary under the will.

William G. Irwin's lawyers, Thompson, Wilder, Watson & Lymer, have filed notice of the discontinuance of their client's action against Sui Hoy & Look Hoek, doing business as Kwong Yet Wai.

Harry T. Flint admits he was married to Susan K. Flint, but he denies every other allegation in his wife's libel for divorce. He has retained Leon M. Straus to fight the suit.

Mary Fernandez was granted a divorce from Joseph Fernandez by Judge W. J. Robinson, yesterday, on the ground of extreme cruelty. She is allowed to resume her maiden name of Spencer.

Exhibits were piled up at a great rate in the Labina land case which is being heard before Judge W. J. Robinson sitting as a court of land registry. Deputy Attorney-General Smith already has put in about sixty exhibits and has some more to come. The entire day was devoted to the matter yesterday and Clerk M. T. Simonson exhausted the alphabet twice in marking the exhibits and is going down the letters a third time.

Tax Assessor A. W. Neely and Charles Merriam, registrar of conveyances, gave evidence in Judge W. L. Whitney's court yesterday in the case of Kahaman Lanas versus Solomon Mabehana, a suit to quiet title to land on Waipiohale road. Richard Lanas and James Kalika of the board of health and Henry Kapela, a clerk for Elders & Co., also were subpoenaed.

STILL HEARING THE CELTIC CHIEF CASE

Federal Grand Jurymen Take Some Birdseye Views of Those Who Savey Dope.

(From Saturday's Advertiser.) Captain Piltz and Y. Odo were the two witnesses on the stand yesterday in the Celtic Chief hearing, and after they were through the court adjourned until Monday morning.

Many hypothetical questions were asked Captain Piltz in regard to the positions of the boats towing on the Celtic Chief and what certain conditions would bring forth in case of lines parting, etc. In all his answers he was deliberate, forming the replies in his mind before answering the attorneys.

Repairs Made. Odo was recalled for further testimony as to repairs he had made on the boats of Miller Salvage Company after the Chief had been floated. His testimony was to the effect that he had performed such repairs for which he had received the sum of \$391.

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After "doing" the city rather roughly, he is said to have gone to Waialua, where he had considerable success. The police have been looking for him here for three weeks but have never been successful in finding him. Last week Chief McDuffie made a special trip to the pineapple country to locate him, but it seems that he had already hied himself to Kauai.

Last week one of the Kauai officers brought down another Kauai who was what the police call a "stead-ringer" to the local officers, who know Ishi well, thought that they had at last got their hands on the troublesome Korean. Even the broad sear across the abdomen was present.

During the inquiries attendant upon this it was learned that there was another Korean in prison at Lihue. His photograph was produced and this chap was sure enough found to be Ishi. The Kauai officer did not know whether or not the man had the abdominal sear where he was cut, and was asked to ascertain the fact when he went back. He did so and found the mark, sending down word to that effect. An officer of the special staff went yesterday after him.

Ishi is charged on Kauai with stealing a horse and buggy belonging to a Japanese.

COAST NEWSPAPERS WILL TELL OF THE ISLANDS

One of Secretary H. P. Wood's latest moves to gain publicity for the Islands is gaining ground and many of the large newspapers of the country have written to him that they will be glad to take the committee's "copy" on things Hawaiian.

The Portland Oregonian last Sunday commenced a series of illustrated stories on the Islands. M. H. de Young, proprietor of the San Francisco Chronicle wrote that his paper will do all it can by advance notice and otherwise to draw attention of its readers to the Floral Parade. He states it is too far ahead for him to decide whether he will send any one here to write up the affair, but he adds, "you may depend upon having an adequate description of this festival."

W. E. Wiley, managing editor of the Cincinnati Enquirer thanks the committee for inviting his paper to send a representative for the Floral Parade, but he was unable at this time to state whether or not a representative of the Enquirer will be present, but the matter will receive due consideration.

C. S. Stanton, managing editor of the San Francisco Examiner also states that at this time he is unable to state whether a representative can be sent here, but meanwhile the Examiner will be glad to print all articles furnished by the committee.

FORTY-FOUR WORKMEN KILLED OR INJURED

GENOA, Italy, September 9.—A theater in course of erection collapsed yesterday, burying forty-four workmen in the ruins. Up to last night the bodies of eleven dead men had been recovered, while sixteen of the injured had been reached and removed to the hospitals. Rescuers are removing the debris in the hope of saving the lives of those buried but not yet dead.

OHIO SHOOTERS WIN

SEAGIRT, New Jersey, September 8.—The annual Dryden trophy rifle match was concluded here today and resulted in a victory for the Ohio State team, which scored 1096. New York was second with 1095.

PILES CURED IN 6 TO 14 DAYS. PAZO OINTMENT is guaranteed to cure any case of Itching, Blind, Bleeding or Protruding Piles in 6 to 14 days or money refunded.—Made by PARIS MEDICINE CO., Saint Louis U. S. of A.

POLICE GO AFTER NOTORIOUS KOREAN

Man Hunted for Here Found to Be Under Arrest on Kauai.

Tomorrow the special police staff will renew the acquaintance of one of its old friends, a Korean who goes by the Japanese name of Ishi, and who has become notorious in Honolulu during the past year. He is being brought back from Kauai to face a half-dozen charges of embezzlement and also faces larceny charges on the Garden Island.

This is the same gentleman who was ripped open by an irate Korean on the date that Japan annexed Korea. It was then claimed that the man was a spy for Japan as he lived among the Japanese continually. Although the wound would have killed an ordinary man, Ishi recovered and at once entered into what the police allege to be a series of skin-game stunts.

His latest enterprise, they say, has been to pose as a representative of a local sewing machine firm, in which guise he has been going around soliciting orders and taking down the first instalments, never more to reappear at that particular purchase.

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PAID OFF OVER TWO THOUSAND SOLDIERS

Twenty-two hundred men paid off in a forenoon is the feat accomplished by Capt. E. H. Cooke, paymaster, U. S. A., Friday morning at Lihue when the military organizations at that post received their welcome monthly envelopes. It was found by the paymaster that greater convenience could be obtained by establishing his temporary bank for payment of the troops of the various subgarrisons at one available post and receiving at that place all enlisted men from each organization. This plan was tried this month and worked so smoothly and satisfactorily that hereafter Captain Cooke will have his pay depot at the large hop room in the Fifth Cavalry garrison.

WIFE MURDERER IS CONVICTED AT TRIAL

CHESTERFIELD COURTHOUSE, Virginia, September 8.—Henry Clay Beattie, charged with the murder of his wife by shooting her at night with a shotgun while tiding in as witness with her, was today convicted of murder in the first degree. Beattie is alleged to have been in love with a young girl, Brulah Blanford, who was a witness at the trial.

EVERYWHERE A FAVORITE

The uniform success that has attended the use of Chamberlain's Colic, Cholera and Diarrhoea Remedy has made it a favorite everywhere. It can always be depended upon. For sale by all dealers, Henson, Smith & Co., agents for Hawaii.

CLOSED BAR FOR THREE EVENINGS

Warning Punishment Given Waialua Saloon Man—McTigue Saloon Must Close Soon.

Four days' suspension, starting with this morning, was the sentence meted out by the liquor license commissioners to J. P. Madeiros of Waialua at the meeting held in the senate chamber yesterday afternoon. For the first time in several months a full board was present and the action was unanimous. The offense was selling liquor on credit to be consumed on the premises.

The board also decided to give notice to the executrix of the McTigue estate to wind up the matter of the McTigue saloon fifteen days after the expiration of the six months' time of the public notice to creditors.

Mr. Madeiros was present at the meeting to show cause why his license should not be revoked. Attorney E. C. Peters appeared with him and told the board of the circumstances of the sale of liquor consumed on the premises, the sum for which was charged up against a customer. The violation was freely admitted, but the way in which it came about was explained. A customer was given credit for six drinks. Mr. Peters explained that the man didn't say he had no money until after the drinks had been swallowed.

Had the Liquor in Him. "Having the liquor in him the only things Madeiros could do were either to absolutely wipe the score out or charge the amount," said the attorney. He collected later, and thereby violated the regulations. Mr. Peters said it was Madeiros' Japanese who had served the drinks and he declared his client was not in the habit of breaking the law in this way.

The attorney claimed that Madeiros had proved himself worthy of a license and had taken all pains possible to comply with the law. He knew that the board was bound to take cognizance of violations, but he said it was not a matter for severity.

Commissioner J. H. Craig said the board had had so many complaints about Madeiros that the members had visited his place and told him that if he did business in the way he was credited he would be caught.

Commissioner C. H. Cooke moved that his license be suspended for a week. He said the fact that the credit was given by the Japanese did not affect the case. While he felt that others besides Madeiros were doing the same thing, Madeiros had been unfortunate enough to be caught. The board should not take extreme measures, but there should be something besides a warning.

Moderate Penalty. Chairman Brown did not think a week's suspension would be a severe penalty. He said the commissioners must let the licensees know that violations of the law will be followed by penalties. He did not believe in being hard unless the circumstances justified it, but he looked upon Mr. Cooke's motion as really moderate.

Commissioner Craig thought a suspension of three days would meet the case. They had punished a licensee a week for a much severer offense. Commissioner Sorenson was in favor of a penalty being imposed, but did not care so much whether it was a week or three days. Finally it was decided to make it four days.

The McTigue matter was brought up by Commissioner Cooke and all the commissioners agreed that action must be taken on the subject speedily. The saloon is running illegally now, having no license. The board has allowed this to proceed pending the settlement of the estate, but is not disposed to wait longer.

O. Rosa Denied. Alfred O. Rosa was called before the board to show why his license should not be revoked or suspended for selling liquor without keeping a complete record of the sale, in violation of regulation fourteen. He is accused of having sold a hackman a five-gallon demijohn of wine and not having entered up the transaction properly. He entered a denial and as the hackman was not on hand the matter was deferred.

Manager Buckley of Peacock & Co. entered an objection to the rule which requires that a person who buys one bottle of liquor from a wholesaler must give his name. He said the rule did not apply to saloons and was unfair. He said much trouble had been caused by the rule, as people who went into the wholesale houses to buy but one bottle, say for medicinal or cooking purposes, strenuously objected to being obliged to give their names. They thought it was a police regulation or something of the sort.

Chairman Brown stated that the matter would be taken up. It will probably be made so that those who buy over three bottles at one time will have to give their names.

PROSPECTS GOOD FOR SCHOOL WORK

More Pupils and Teachers Ready Now Than at Any Time in Local History.

(From Sunday's Advertiser.)

When the public schools open on Monday week there will be more pupils in attendance and consequently more teachers employed than at any previous time in the history of the Territory, according to a statement made by Willis T. Pope, superintendent of public instruction, yesterday. Mr. Pope appointed several new teachers to schools yesterday and says there are only a few vacancies left, most of which will undoubtedly be filled before the school term starts. The number of teachers now enrolled is about 500, while the pupils number over 30,000.

"The indications for the coming school year are very bright," declared Mr. Pope. "We have a good corps of teachers. Most of them are here and a great many already have gone to the localities to which they were assigned."

New Salary Regulations. The new regulations of the department of instruction have just come into force and involve a new salary scale for teachers, which places the pedagogues on a much better basis than before. The scale for assistant teachers rises from \$600 to \$1,000, the latter sum being reached in the tenth year. The salary schedule for principals is graded as to the number of assistants, beginning as low as \$750, where the principal has but one assistant and rising to \$2,400, where there are over ten assistants.

It is provided that no increases in teachers' salaries may be made except at the beginning of each school year. Competent teachers in undesirable locations may be paid above schedule. Normal training and high school teachers not in charge of departments will be paid \$800 the first year, rising to \$1,200, the maximum salary, in five years.

Monthly Salaries. Regular teachers in high schools and the normal school are paid \$1,000 for the first year; second and third years, \$1,200; fourth to tenth years, inclusive, \$1,500; after ten years, \$1,800. These teachers are considered as directors of departments. The principals of the high schools and the normal school receive \$2,400 per year; after ten years, \$2,700.

The salaries of supervising principals, vice-principals, special teachers and teachers in the special schools will be determined from time to time by the department of public instruction, according to the duties required. The salaries are paid in twelve monthly instalments, although the work of the school room is accomplished in ten months.

School land matters have engaged Mr. Pope's attention a good deal of late. Throughout the Territory the 155 schools occupy what are known as school lots, averaging from one to five acres. Up to last year the department possessed a good deal of other land not occupied as school land, from which it obtained rentals. By the change in the organic act last year all unoccupied lands were placed under the department of lands.

School Lands. The department was told to make application for the lands it needed for school purposes and a list has now been got out, together with sketches of the various plots. This is called a land book. Hereafter, whenever the department needs lands for schools, it will apply to the land office to have it set apart or purchased.

Wherever a school lot is less than two acres the department is asking that, if possible, it be increased to that size and in many cases it asks even more. Some schools are occupying as much as seven acres and find good use for the entire amount.

For example, a great many of the schools in the outlying districts have school gardens and orchards and space is needed for these.

"ST. GEORGE" TERRA COTTA PRESENTED TO PUNAHOU

Onu College has just received a handsome statue of Saint George, as a gift from Mrs. Hans Isenberg of Kauai. It is a replica of the famous one by Donatello in the Bargello, Florence. It has been placed in the Cooke Library, where its artistic quality and unique material are attracting much attention. The terra cotta of which it is made brings out the lights and shadows most pleasingly.

The marble clock, which was given by the class of 1911, is now in place in Cooke Library, where it makes a valuable addition to the equipment.

Mauna Kea Loses Blade

(From Sunday's Advertiser.) Just before entering the harbor of Honolulu yesterday morning on her return trip from Hilo the Mauna Kea lost a propeller blade, but the vessel came into her slip without difficulty. The blade snapped off and it is not known exactly how the accident happened. It is believed that the blade struck a log or a submerged obstacle floating off the entrance to the harbor.

The Mauna Kea will be placed on the marine railway and fitted with a new blade and will probably be ready to leave for Hilo again on Tuesday, as usual. The Mauna Kea's passenger list was unusually large. There were 4,156 pieces of china stowed in her cargo. Fares for Phillips reports the following: Oahu \$9,850, Waikaele 23,000, Hawaii \$11,500, Waiakaele 100, Oahu 19,400, Pepeekeo 5,800, Honoumou 5,000, Hailua 9,000, Lanipohohoe 5,300 and Oahu 2,710 seats.