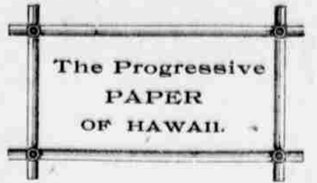




Hilo Tribune.



VOL. 7.

HILO, HAWAII, HAWAIIAN ISLANDS, FRIDAY, FEBRUARY 7, 1902.

No. 14.

The Hilo Tribune.

PUBLISHED EVERY FRIDAY
OFFICE, BRIDGE STREET, HILO, HAWAII.
(TRIBUNE BLOCK.)
Hilo Tribune Publishing Company, Ltd.
Publishers and Proprietors.

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Office Spreckels' Building, with S. H. Webb, Front St., with agents and correspondents in all districts of the Territory and throughout the United States. Most valuable private information to subscribers. Collections a specialty.

CLASSIFIED ADS.

FOR SALE.

FOR SALE—Four (4) thoroughbred Pointer puppies, beautifully marked lines and white, three females and one male, \$25 to \$35 each. Apply, Horner's Ranch, Kukaia.

FOR RENT.

FOR RENT—In Puuoe, new and modern cottage; inquire of ALLAN WALL, at the Hilo Market.

NOTICES.

Fine job work in all its branches. Give us a chance to estimate.—TRIBUNE.

NOTICE—Neither the Masters nor Agent of vessels of the "Matson Line" will be responsible for any debts contracted by the crew. R. T. GUARD, Agent.
Hilo, April 16, 1901.

NOTICE—The store located on Front street, opposite Ah Hip's formerly occupied by Kwong Tong Chen and Wing Lee Chong, has been rented to Lin Hop to carry on a coffee shop and merchandise store, of which the undersigned is manager.
KONG YU, Manager.

LEGAL NOTICES.

In the Circuit Court of the Fourth Circuit, Territory of Hawaii.

SUMMONS.

Violante Duarte, plaintiff vs. Joseph Duarte, defendant.
The Territory of Hawaii; to the High Sheriff of the Territory of Hawaii, or his Deputy, the Sheriff of the Island of Hawaii, or his Deputy, or any Constable in the Territory of Hawaii:

You are commanded to summon Joseph Duarte, Defendant, in case he shall file written answer within twenty days after service hereof, to be and appear before the said Circuit Court at the January Term thereof, to be held at South Hilo, Island of Hawaii on Wednesday the 1st day of January next, at ten o'clock a. m., to show cause why the claim of Violante Duarte, Plaintiff, should not be awarded to her pursuant to the tenor of her annexed petition. And have you then and there this writ with full return of your proceedings thereon.

Witness Hon. Gilbert F. Little, Judge of the Circuit Court of the 4th Circuit, at South Hilo, Hawaii, this 12th day of August, 1901.

(Signed) DANIEL PORTER, Clerk.
I certify the foregoing to be a true copy of the original summons in said cause and that said Court ordered publication of the same and continuance of said cause until the next Term of this Court.
DANIEL PORTER, Clerk.
Hilo, Hawaii, Jan. 22, 1902. 13-18

In the Circuit Court, of the Fourth Circuit, Territory of Hawaii.

IN PROBATE—AT CHAMBERS.

In the matter of the Estate of ENOKA KAAUA (k), late of Hilo, Hawaii, deceased.

The petition and accounts of the Administrator of the estate of said deceased, having been filed wherein he asks that his accounts be examined and approved, and that a final order be made of distribution of the property remaining in his hands to the persons thereto entitled, and discharging him from all further responsibility as such Administrator. It is ordered that Tuesday the 25th day of February, A. D. 1902, at 9 o'clock a. m., at Chambers, in the Court House at South Hilo, Hawaii, be and the same hereby is appointed as the time and place for hearing said petition and accounts, and that all persons interested may then and there appear and show cause, if any they have, why the same should not be granted.
Hilo, January 28th, 1902.

By the Court:
DANIEL PORTER, Clerk.
F. S. LYMAN, Attorney for Petitioner. 13-15

LEGAL NOTICES.

In the Circuit Court, of the Fourth Circuit, Territory of Hawaii.

SUMMONS.
The Laupahoehoe Sugar Company, a corporation, plaintiff, vs. H. E. Soule and I. E. Ray, defendants.

The Territory of Hawaii; to the High Sheriff of the Territory of Hawaii, or his Deputy, the Sheriff of the Island of Hawaii, or his Deputy, or any Constable in the Territory of Hawaii: You are commanded to summon H. E. Soule and I. E. Ray, defendants, in case they shall file written answer within twenty days after service hereof to be and appear before the said Circuit Court at the January Term thereof, to be held at South Hilo, Island of Hawaii on Thursday the 2nd day of January next, at 10 o'clock a. m., to show cause why the claim of the Laupahoehoe Sugar Company, a corporation, plaintiff should not be awarded to them pursuant to the tenor of their annexed petition. And have you then and there this writ with full return of your proceedings thereon.

Witness Hon. Gilbert F. Little, Judge of the Circuit Court of the Fourth Circuit, at South Hilo, Hawaii, this 10th day of December, 1901.

(Signed) DANIEL PORTER, Clerk.

I certify the foregoing to be a true copy of the original Summons in said cause and that said Court ordered publication of the same and continuance of said cause until the next Term of this Court.
DANIEL PORTER, Clerk.
Hilo, Hawaii, Jan. 22, 1902. 13-29

In the Circuit Court of the Fourth Circuit, Territory of Hawaii.

SUMMONS.

The Hakalau Plantation Company, a corporation, plaintiff, vs. H. E. Soule and I. E. Ray, defendants.

The Territory of Hawaii; to the High Sheriff of the Territory of Hawaii, or his Deputy, the Sheriff of the Island of Hawaii, or his Deputy, or any Constable in the Territory of Hawaii: You are commanded to summon H. E. Soule and I. E. Ray, defendants, in case they shall file written answer within twenty days, after service hereof, to be and appear before the said Circuit Court at the January Term thereof, to be held at South Hilo, Island of Hawaii, on Thursday the 2nd day of January next, at 10 o'clock a. m., to show cause why the claim of the Hakalau Plantation Company, plaintiff, should not be awarded to them pursuant to the tenor of their annexed petition. And have you then and there this writ with full return of your proceedings thereon.

Witness Hon. Gilbert F. Little, Judge of the Circuit Court of the Fourth Circuit, at South Hilo, Hawaii, this 10th day of December, 1901.

(Signed) DANIEL PORTER, Clerk.

I certify the foregoing to be a true copy of the original Summons in said cause and that said Court ordered publication of the same and continuance of said cause until the next Term of this Court.
DANIEL PORTER, Clerk.
Hilo, Hawaii, Jan. 22, 1902. 13-29

In the Circuit Court, Fourth Circuit, Territory of Hawaii.

IN PROBATE—AT CHAMBERS.

In the matter of the Estate of UNAHI-OLEA (k), deceased.

NOTICE TO CREDITORS.
Notice is hereby given that the undersigned has been appointed Administrator of the Estate of the said deceased, and that all creditors of said deceased, and that all creditors of said deceased, are hereby notified to present their claims duly verified, and with proper vouchers, if any, to the undersigned, at the office of W. S. Wise, in Hilo, Island and Territory of Hawaii, within six months from the date of this notice, or such claims, if any, will be forever barred.
JOSE DE GOUVEIA,
Attorney for Estate.
Hilo, Hawaii, Jan. 31, 1902. 13-41

BY AUTHORITY.

Public Lands Notice.

Notice is hereby given to the members of Kaihenui and Peter Lee Settlement Associations of lands at Olaa, Puna, Hawaii, that application for their respective lots may be made at the office of the Sub-Agent of Public Lands for the First Land District at Hilo, on and after February 8, 1902.

E. S. BOYD,
Commissioner of Public Lands,
Honolulu, January 7, 1902.

Assignee's Notice.

Notice is hereby given that Iwamoto and Nomura doing business at Waiakena, Hilo, under the firm name of Iwamoto, have made a voluntary assignment to the undersigned for the benefit of all of their creditors.

The creditors of the said firm are hereby requested to file their claims with the undersigned, and any and all persons indebted to the said firm are requested to call and pay the same at once.

A. HUMBURG,
S. SATO,
Assignees of Iwamoto,
Hilo, January 29, 1902.
SMITH & PARSONS,
Attorneys for Assignees.

P. S.—The creditors of Iwamoto are hereby requested to meet at the office of Messrs. H. Hackfeld & Co. Ltd., at Hilo, on Saturday, Feb. 8th, at 9 a. m. 13-15

BURNS AT HONOKAA.

District Citizens Make Merry Celebrating Anniversary.

Honokaa, Hawaii, Jan. 27.—The birthday of Robert Burns was celebrated in Honokaa in a style to delight the most exacting and loyal clansman. On the evening of January 25 all of the Scotch people of the vicinity, and from neighboring plantations, assembled at the residence of Joe Pritchard and enjoyed six hours of literary and social pleasures.

A. B. Lindsay was the genial and highly successful master of ceremonies. Thos. Gregg of Paauhau was the orator of the occasion, and delivered a very scholarly and entertaining address, which was received with much enthusiasm. Mr. Forbes of Kukuihaele, in kilts, and wearing the insignia and plaid of his clan, represented the typical Scot of the olden time.

M. W. Innis of Honokaa awakened old time recollections—and everybody in the neighborhood—with the weird strains of the bagpipes which put life in the heels of Mr. Forbes who, assisted by several other lively young Scots, gave frequent exhibitions of the Highland fling as it was wont to be performed in the days of "auld lang syne."

The Scottish reels and other dances that interspersed the long literary and musical program were very much appreciated, and made old hearts young again, and young hearts gay. Nearly everyone present sang or recited or in some other special manner contributed to the entertainment and hilarity of the occasion. It is needless to say that a liberal supply of the favorite Scotch beverages was on hand with plenty of good things to eat and make glad the heart of the "canny Scot."

Among those present were: Mr and Mrs D Forbes of Kukuihaele; Mr and Mrs John Watt of Honokaa; J Gibb and brother of Paauhau; W Stewart, Mr and Mrs Riley, Mr and Mrs H Watt, Mr and Mrs T Murray of Paauhau; Mr and Mrs A B Lindsay, Miss Mabel Childs, H Stewart, Mr Bragg, W Innis, Mrs M V Holmes, Mr Payne, Mrs Dr Greenfield, Chas Meinicke, Dr Buffet, Joe Pritchard, C McKenzie of Honokaa; Dr J L McClelland and Miss Isabelle McClelland of California; Thos. Gregg and Mr Cruickshanks of Paauhau.

During the progress of the entertainment, it was whispered about that the birthday of John Watt, the popular manager of Honokaa plantation, was just beginning. The anniversary spirit having been thoroughly aroused, the crowd delayed until Mr. and Mrs. Watt had gone home, and then descended upon the plantation residence in force. Mrs. Watt being in the secret, had gotten the victim off safely to bed, so that the surprise was as complete as could have been desired, and the way Mr. Watt was roused from his first nap and toasted and roasted and otherwise disturbed for several hours was an incident he is likely to remember for many a birthday. When the bagpipes began to scream, and the drum to beat in his parlor, accompanied by a variety of classic Scotch yells and patriotic howls, Mr. Watt seemed to have been impressed with a sense of impending trouble, and appeared in fighting costume; but on observing the mild, gentle and peaceful character of the ladies, he changed his mien, and seating himself at the piano, gave a highly artistic exhibition of his musical attainments, after which he retired and arrayed himself in the garb of peace.

Notwithstanding the lateness of

the hour, a most excellent collation was served, and the spirit of the old song was almost literally carried out—"We won't go home till morning, till broad day light."—Bulletin.

FAVOR MACKAY CABLE.

Will be as Thoroughly American as if It Were Owned by the Government.

[Special to the Bulletin.]

Washington, Jan. 16.—It is nearly a settled fact that Congress will not pass a law at this session providing for a Government constructed cable in the Pacific. The hearings that have been had upon the question before the House and Senate Committees have come pretty near convincing a majority of the members of the respective committees that the best thing to be done in the case is to let the Commercial Cable Company, of which John W. Mackay is the head, go along and build its proposed cable without interference from the Government.

The statements made by the representatives of the Mackay company have been so convincing that they have come pretty near putting a stop to all talk about a Government cable. The company declared before the Senate committee this week that if the Government does not interfere with its plans it will have its cable between San Francisco and Honolulu laid and in working order by December of the present year, and perhaps the first messages may be sent over it in October or November. The cable is now actually being built at the rate of 136 miles a day at the Glasgow cable works, where all of the great deep-water cables of the world have been built. By the end of next month the cable will be going forward at the rate of 160 miles a month, and by the first of the summer it will be completed, placed in a cable ship and be ready for the trip around the Horn. The company also promises to have a completed cable in operation to the Philippines within two years from now—about half the time it would take the Government to do the same work.

The company also proposes that it will make the public rate between San Francisco and Manila just one-half of the present rate via Europe. It will give the United States Government a rate amounting to one-half of the public rate, making the rate on Government messages one-quarter of the present Manila-American rate. The company promises at any time after the cable has been completed to turn it over to the Government at the actual cost price, or if that be not satisfactory to sell it to the Government at any price agreed upon by arbitrators appointed for determining its value. The company says that its only purpose in wanting to go ahead is that it can build cables for 15 per cent less than any other company in the world, and in its business of operating cables and telegraph lines a cable across the Pacific, owned either by the Government or by itself, would be of great advantage to it, as it would to all other American telegraph companies.

The company places its plans upon such high ground that after the hearing before the Senate Committee, Senator Perkins of California, himself the author of a Government ownership Pacific cable bill, said that he would be obliged to renounce Government ownership in the face of an offer of this sort, and immediately he withdrew his own bill from consideration.

Mysterious Boer Conclave.

Brussels, Jan. 19.—Dr. Leyds, the European representative of the

Transvaal, and the Boer delegates met again today at some mysterious rendezvous. Dr. Leyds now denies himself to everybody. It is asserted that Dr. Kuyper, the Dutch Premier, on his return to The Hague from London, had a conference with Mr. Wolmarans, one of the Boer delegates, who sent another delegate to consult with Mr. Krueger, and that another meeting will be held next Monday.

In spite of the Boer denials, a strong feeling exists here that some peace movement is afoot between Great Britain and the Boer delegates, but there is difficulty in arriving at any acceptable basis of terms, Mr. Krueger and Dr. Leyds being reluctant to commit themselves. It is declared in Boer circles here that a number of Englishmen, supposed to be officials of the British Government, arrived at The Hague under assumed names last Saturday and were later visited and entertained at dinner by the British Minister there.

London, Jan. 20.—The Times has received a telegram from Dr. Kuyper, the Dutch Premier, in which he declares he has held no conference with the Boer delegates, and that he could not induce them to draw up terms of peace, as he knew their credentials did not allow them to do so.

ATTACH SIGNIFICANCE.

Colonel Kitchener Inspected Pearl Harbor Lochs Tuesday.

Considerable significance is attached to the visit which Colonel C. Kitchener, brother of Lord Herbert Kitchener, paid to the Ewa plantation last week. The first thing the Colonel did after the Gaelic arrived at Honolulu from San Francisco, was to inquire if there were some sugar plantations running. He expressed a desire to visit one. It was suggested that he go to the Ewa plantation, whereupon the officer took the first train to that place.

All of his time at Ewa was not occupied however with the inspection of the plantation mill. He is reported to have taken a boat and, accompanied by two strangers, been rowed about Pearl Harbor where he appeared to be taking soundings of the water. He also secured photographs of the sites for the new naval station. Whether the data and pictures were taken for his own use or for other purposes is unknown. A number of people are inclined to attribute his inspection of the harbor to some official orders, although it is hardly likely that he could have learned much of importance during his rather brief inspection.

Its Fame Spreading.

A certain portion of Hilo Hawaiians have started an organization of a semi-political nature, with a view of branching out and organizing clubs in every district and precinct of the big island first, and ultimately throughout the group, providing they are successful in enlisting the sympathy of the electorate. Governor John T. Baker is its leading exponent, assisted by Senator Jno. T. Brown and others. It is called the Aloha Aina Society and its tenets are to inculcate economy in politics as well as in business and social life, and to pick out nothing but the best material among the Hawaiians for the bestowal of legislative honors and of political preferment, without any regard to whatever their politics may be. An initiation fee of \$2 is demanded of anyone wishing to join. Among its members, of whom there are now over thirty, are men prominent in nearly all walks of life in that town, and even including the offspring of the much hated missionaries.—Independent.