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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, Kukaiaua.
FOR RENT.
 FOR RENT—In Pucce, 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 "Mason Line" will be responsible for any debts contracted by the crew. R. T. GUARD, Agent.
 Hilo, April 16, 1901. 24-
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 Fourth 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, Fourth Circuit, Territory of Hawaii.
IN PROBATE—AT CHAMBERS.
 In the matter of the guardianship of JOHN FORBES, MARY FORBES, EMMA FORBES and THOMAS FORBES, minors.
 The petition of Thomas Forbes, wherein he asks for an order of sale of certain real estate belonging to said minors, being an undivided one sixth of Kuleana "Holopinal" at Waiakea, Hawaii, and wherein he sets forth certain legal reasons why such real estate should be sold.
 Notice is hereby given that MONDAY, the TWENTY-FOURTH day of March, A. D. 1902, at 9 o'clock A. M., at the Court House of South Hilo, Hawaii, is hereby appointed the time and place for hearing the said petition, when and where the next of kin of the said wards and all persons interested in the said Estate, may appear and then and there show cause, if any they have, why the prayer of said petition should not be granted.
 Hilo, Hawaii, Feb. 26, 1902.
 By the Court:
 DANIEL PORTER, Clerk.
 RIDGWAY & RIDGWAY, Attorneys for Petitioner. 17-19

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 Hakalan 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 ten o'clock A. M., to show cause why the claim of the Hakalan 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 of the Fourth Circuit, Territory of Hawaii.
IN PROBATE.
 In the matter of the Estate of KUPA (w), of Kalaupapa, Molokai, deceased.
 Petition having been filed by A. E. Sutton praying that Letters of Administration upon said estate be issued to said A. E. Sutton.
 Notice is hereby given that TUESDAY the 25th day of March, A. D. 1902, at 9 o'clock A. M., in the Court House, at South Hilo, is appointed the time and place for hearing said petition, when and where all persons concerned may appear and show cause, if any they have, why said petition should not be granted.
 Hilo, February 24, A. D. 1902.
 By the Court:
 DANIEL PORTER, Clerk.
 WISE & ROSS, Attorneys for petitioner. 17-19
 In the Circuit Court, of the Fourth Circuit, Territory of Hawaii.
IN PROBATE.
 In the matter of the Estate of LOUISE J. ABBEY of Hilo, Hawaii, deceased.
 Petition having been filed by Josephine Deyo, praying that Letters of Administration upon said estate be issued to said Josephine Deyo.
 Notice is hereby given that TUESDAY the 25th day of March, A. D. 1902, at 9 o'clock A. M., in the Court room of this Court, South Hilo, Hawaii, is appointed the time and place for hearing said petition, when and where all persons concerned may appear and show cause, if any they have, why said petition should not be granted.
 Hilo, February 26, A. D. 1902.
 By the Court:
 DANIEL PORTER, Clerk.
 WISE & ROSS, Attorney for Petitioner. 17-19
NOTICE.
 Sealed bids will be received by Hon. J. H. Boyd, Superintendent of Public Works, Honolulu, up to March 17th, 1902, for repairs to the Hilo Powder Magazine.
 Plans and specifications can be seen at the office of the Superintendent of Public Works, Honolulu, or at the Telephone Office, Hilo.
 R. E. RICHARDS, Agent Public Works Dept.

HILO STORM-SWEPT.
Heavy Downpour of Rain Does Great Damage.
 Waianuenu street is the principal street in Hilo. It is paved from the water front to the Hilo hospital on the hill, where the thoroughfare changes from a street to a country road and continues its paved way up to Kaumana. Last Tuesday at 2 o'clock p. m. Henry Vicars of the Economic Shoe Company crossed the street to have a few words with Demosthenes the Caterer who holds forth opposite. Before the shoeman could recross the street to his place of business, he was compelled to telephone a clerk to bring him a pair of hip rubber boots. The clerk donned a pair of the high water rubbers, slung another pair across his shoulder and waded across a rushing torrent and safely conveyed his employer home.
 That is how quickly the main street of Hilo became impassable last Tuesday. It had been raining a little. The rain gauge at Waiakeia showed a precipitation of a fraction of an inch last Saturday morning. Sunday morning another fraction. Monday morning it registered 1.07 inches. Tuesday morning the torrential figure of 7.75 inches was reported. Wednesday morning it was 9.81 inches.
 Most of this latter measurement of water fell Tuesday between 7 a. m. and 1 p. m. At a little before 2 o'clock, the flood which had been side tracked at the head of Waianuenu street, refused to longer obey orders. It wanted a straight shot to the sea and took a header down the boulevard. It ripped up the macadam, and rolled it seaward by the car load. Within an hour the street was like a river and water was almost running in at the entrance to the Bank building and the business place of Theo. H. Davies & Co. The street was impassable to pedestrians. Hacks were in great demand and passengers struggled in and out of vehicles, hub deep in water and horses splashed through torrents up to their knees.
 It was Hilo's third visitation from the Storm King within six months, and true to the Arkansas spirit which has been so diligently cultivated by the Department of Public Works, the storm found Hilo's roof unrepaid. A conservative estimate of the cost of making Waianuenu street as good as it was a week ago is \$1,000. Less than half this expended before the rain would have averted the damage. The ounce of prevention was about to be realized in the work that had commenced at the head of Waianuenu street under the assurance from Honolulu that there would be \$10,000 immediately available for road improvement in this district. The work was progressing when notice was received from Honolulu that the funds were not available. The men were accordingly discharged by the Road Board. A few prisoners have been for some time engaged in constructing a culvert and a big trench of sufficient capacity to divert a flood from the street to Wailuku river. The unfinished state of this work allowed Hilo's main street to be again rendered impassable.
 The flood played havoc again along the course of the Waiolama stream. The culvert put in on Front street at Hackfeld's lumber yard, where the damage was done at a previous flood was too small to carry away the pent up waters. A little after noon Tuesday, it was seen that the imprisoned waters would burst through somewhere. Accordingly a force of men were ordered to cut a trench beyond the culvert. Before they had proceeded far, the water broke through on

either side of the culvert. At day break Wednesday morning there was a gap 80 or 100 feet wide in Front street through which the torrents of the day preceding had escaped to the sea.
 Gravemeyer's rain gauge at Pihonua registered twelve inches of rainfall Tuesday night and ran over at the top. These waters went down the Waiolama. Out houses, wood piles and everything loose or floatable was carried to the sea. On Ponohawai street the water was four feet deep, and many houses in that region tugged at their moorings like the ships in the bay. A house near the road, belonging to C. Akai was loosened from its foundation and carried to within a few feet of the crevasse in the grade. A protecting wall had been put in place by Hackfeld's from the sea to the corner of the old planing mill. This prevented the flood from making serious incursions into their premises, although the pounding of the surf tore away a large corner of recently filled ground.
 The rain storm was accompanied by severe winds shifting in direction at various stages. The heavy seas combined with the fierce wind to make the shipping in the harbor uncomfortable. The Helen Brewer which arrived here light from Honolulu to load with sugar, came in in a squall and has been pitching and tossing at anchor near the outer buoy ever since. She was fast by one chain in over 100 fathoms of water, her other anchor being held in readiness to drop should the strain have been too much. The Roderick Dhu and two or three Island steamers also pulled at their anchor chains all through the storm without dragging or snapping a wire. Much apprehension was felt lest the storm might prove too fierce for the safety of the vessels moored in the bay. The Roderick Dhu came into port Sunday evening before a high wind. Her passengers were gotten ashore, but the bay has been so rough ever since that baggage and freight has not been touched. The launches in the harbor have not ventured outside the Waiakeia jetties except in case of absolute necessity.
NATIVES NEED TRAINING.
Governor of Philippines Tells of Island Corruption.
 Washington, Feb. 15.—The hearing of Governor Taft on the Philippine question by the Senate Committee on the Philippines began today with a series of questions by Senator Patterson in regard to the fitness of Filipinos for jury duty. Patterson asked whether the native population on which the voting franchise is bestowed could not be trusted to do jury duty. The Governor replied in the negative, saying they are so used to corruption in the administration of justice that they could not be trusted.
 "They need to be trained," he said, "to have examples; they are not ready for jury duty."
 Referring to the code of procedure in the islands Governor Taft said in reply to a question by Senator Culberson that it is an American code rather than a Spanish code. Under the Spanish regime, said Governor Taft, the courts were not only sluggish, but notoriously corrupt, and the first courts established by General Otis were no better. Under Spanish rule there was a substantial denial of justice. Referring to the petition of the Federal party Governor Taft said all cases of imprisonment referred to were for military and not civil offenses. Practically there are no civil prosecutions for political offenses at this time. Governor Taft

said the original draft of the Federal party platform had been submitted to the commission and that the declaration for statehood was then more explicit and was ultimately adopted.
 "My recollection," he said, "is that we said to the representatives of the party that this must be far in the future and that we could make no promises one way or the other."
 "Was not the commission responsible for the formation of the Federal party?" asked Senator Dubois.
 "No, it was not," Governor Taft responded. He gave the names of several prominent Filipinos who had assisted in the organization. They had, he said, consulted the members of the commission and the latter had encouraged the formation as far as possible, because the party was for peace. The promise of statehood had been no prominent part of the mission work of the leaders.
 Senators Patterson, Carmack and Culberson asked numerous questions based upon the memorial from the Federal party, calculated to bring out Governor Taft's idea as to what, if any, promise had been made to the Filipinos in the way of government for the future.
 Governor Taft advocated the establishment of a stable government for the present, with the understanding that some time in the future the Americans and the Filipinos could reach an agreement as to what should be done in the way of government or in maintaining relations; "but," he said, "whether the islands should have their independence, whether they should be given a quasi independence or whether they should be made a State of the Union is so far in the future that I have reached no conclusion."
 Replying to a question by Senator Carmack, he said that he had not considered the problem of possible statehood fifty years hence. He would favor a promise even of a form of government, such as is given the Territories of the United States. He also said he was opposed to extending the constitution to those islands.
Praise for Universities.
 London, February 15.—Poultney Bigelow said today: "What struck me most forcibly during my visit to the Middle Western universities was the superiority of such universities as Cornell, Wisconsin, Minnesota, etc., over the many famous Eastern colleges in fitting students to take the lead in practical American affairs. The spirit that is conquering the neutral markets of the world is more stimulated at the headwaters of the Mississippi than at the Atlantic. The intellectual vigor of our Western universities is not yet appreciated."
Awaiting Miss Stone's Release.
 Washington, Feb. 15.—The State Department has received cable advice confirming the report that the ransom money for Miss Stone has been paid to the brigand captors. It is not known when her release will occur, but it is understood that the brigands have made a condition that they shall have a period of a week or ten days in which to make sure their safe retreat before the prisoner is delivered up.
New Feature of Canal Matter.
 Washington, February 3.—It is understood to be the purpose of the State Department to make the cessation of proper coaling stations on the isthmus a condition of undertaking to build an isthmian canal. This is one of the factors that will be taken into consideration in making the final choice of routes.