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ATKINSON & JUDD,
Attorneys and
Counselors at Law.
Office over Bishop & Co's Bank, cor.
Kauai and Merchant Streets.

GEO. A. DAVIS — GEO. D. GEAR

DAVIS & GEAR
Attorneys and Counselors at Law
Rooms 202, 203, 302, Judd Building,
Cor. Fort and Merchant Sts., Honolulu

CHARLES F. PETERSON
Attorney at Law and
Notary Public.
Kauai Street.

J. M. KANEAKUA,
Attorney and Counselor at
Law.

Office: In the Occidental Hotel,
corner of King and Alakea Streets,
Honolulu.

AOHI & JOHNSON,
Attorneys and Counselors
at Law.
Office No. 10 West King Street.
Telephone 884.

E. A. MOTT-SMITH,
ATTORNEY.

HAS MOVED TO THE JUDD
BLOCK, FORT STREET.

NOTICE.

W. AUSTIN WHITING has resumed
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Dr. W. J. Galbraith.

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MR. HONS STOLEN PANTS

ANOTHER HEARING FOR

JAP WHO TOOK THEM

Working on the Road in Products

of His Theft—Interpreter Did

Not Give His Answer

Properly.

Waikuku, Aug. 4.—A novel case for

Waikuku will be heard before District

Magistrate Robertson of Waikuku next

Monday. Doyo, a Japanese servant of

Geo. Hons, the Waikuku barrister, was

arraigned before Magistrate Robertson

one week ago on the charge of larceny

in the second degree, in that the defen-

dant was charged with having stolen

several suits of clothes from his em-

ployer and sold them to Japanese at a

sacrifice.

At the trial Murakami, a Japanese

police officer, acted as interpreter. Mu-

rakami is claimed to have interpreted

to the court the reply of defendant er-

roneously although not intentionally.

The defendant is claimed by other ex-

pert Japanese interpreters to have

answered in reply "that he was wrong

in taking the clothes from Monsieur,

the young daughter of Mr. Hons," but

that he did not plead guilty to the charge.

Murakami interpreted to the court that

the defendant had pleaded guilty, where-

upon the court sentenced defendant to

one year's imprisonment at hard

labor on Waikuku roads.

The friends of the prisoner have en-

gaged John Richardson to fight the

case of the defendant and the new trial

will take place next Monday as above

stated. Doyo has already worked part

of the sentence on the road and he

was not aware of the exertions of his

friends outside working to see that

justice is done him. Whether or not

Doyo admitted to the court on the first

trial that he was wrong in taking the

clothes and selling them again at re-

duced figures, the fact remains that

Mr. Hons daily witnesses his pants be-

ing worn to work by the Japanese, and

what a misfit, Mr. Hons being tall and

the new owner of his pants is short

and small. Magistrate Robertson has

granted the motion to reopen the case

for he considers that it would be crim-

inally wrong not to allow a rehear-

ing and find out whether defendant did

plead guilty to the charge or not.

DULY APPOINTED SENATOR

New York, July 25.—William A.

Clark of Montana, who was interview-

ed by a Tribune reporter last night, de-

clined to discuss the report that he had

contributed a large sum of money to

the Democratic campaign fund.

"What is your status as a representa-

tative at the present time?" he was

asked.

"I am the duly appointed Senator

from the State of Montana. The best

constitutional lawyers in the United

States and elsewhere have pronounced

my credentials to be legal and bind-

ing. They will be considered at the

next session of the Senate and I expect

to take my seat."

Speaking of the eight hour system as

adopted in Western copper mines, Mr.

Clark said: "We put the eight hour

day into effect on the twenty-second

anniversary of the organization of the

Labor Union of Montana. It is a mis-

take to assume that I am not a large

employer of labor in Montana. I have

between 2500 and 4000 miners in my

employ there. The eight hour day af-

fects the underground workers.

The eight hour schedule is also in

force at the United Verde mine in

Arizona. The men there appreciate it.

They persuaded me when the order was

given changing the hours."

They Fail to Agree.

Waikuku, Aug. 4.—George D. Gear,

of the law firm of Davis & Gear, has

been in Waikuku this week. Mr. Gear

came up as counsel for the defendant

in the partition suit in equity of Louis

von Tempy vs. Lee Fat Sun heard

before Judge Kalua of the Second Cir-

cuit Court last Thursday. Commis-

sioners J. F. Brown and H. Eldredge

presented their reports each commis-

sioner recommending the particular

method he desired to partition the said

land. Commissioner Brown recom-

ended a crosswise division. Mr.

Hons, for the plaintiff, could not agree

with Mr. Brown's report, and Mr. Gear

could not agree with Mr. Eldredge's

report. Yesterday, Judge Kalua and