

STEAMER TABLE.

From San Francisco—	
America Maru	June 11
Sierra	June 18
For San Francisco—	
Alameda	June 10
Hongkong Maru	June 13
For Victoria—	
Moana	July 2
From Victoria—	
Moana	July 5

Persistent and Prudent Advertising Makes Business

EVENING BULLETIN

the man
in business

who believes that money spent in advertising is thrown away might be likened to the professional hunter who preferred running after game to shooting it, because gunpowder was so dear.

—Naked Truth.

Vol. XI, No. 2169. HONOLULU, TERRITORY OF HAWAII, MONDAY JUNE 9, 1902. PRICE 5 CENTS.



Chorus: "Hold on to it, my honey boy!"
—Washington Star.

J. A. KENNEDY RESIGNS

J. A. Kennedy, chairman of the Republican Territorial Committee, has resigned from that position, giving pressure of business matters as his reason. The resignation will be considered at the next meeting of the committee which will be tomorrow evening.

J. H. Fisher, secretary of the committee, was seen today with reference to the letter of resignation sent to him and he stated just what had been given in the preceding paragraph. Mr. Fisher did not think it proper to give out anything but the general purport of the letter since it had not yet been presented to the body to which it is addressed.

SALE WAS FRAUDULENT

Judge Estee partly heard the involuntary bankruptcy of Shimamura, a Japanese storekeeper at Lahaina, this morning. Thayer & Hemenway appeared for not only the bankrupt but three of the creditors. Two Japanese witnesses were examined. The bankrupt had transferred his store building to them in April, because he was unable to repay them for loans of \$200 and \$400 respectively. Judge Estee said he would have to set aside this sale of the building as fraudulent, because the bankrupt knew he was insolvent when he made the conveyance. Mr. Hemenway coincided with the court's view. The hearing was continued until Friday morning to give Referee Fleming time to examine the books.

Treasurer W. H. Wright received but one bid for the advertised short term Government loan on Treasury notes at 5 per cent. The single bid was for only two thousand dollars, and a Las been accepted. The amount advertised for was \$150,000.

FINE CUPS ON SHOW

COLLECTION MAY BE SEEN ON HOTEL STREET

Something About Entries For Polo Pony Race—Prize Cup Offered By Mr. Foster, Jeweler.

A very interesting exhibit of racing cups can be seen today in the window of Pearson & Potter on Hotel street. Some of the cups are very old, having been won in the days when horse racing was in its infancy on the local turf.

FOURTH OF JULY RECEPTION FIXED

Executive Council Votes Committee One Thousand.

THE ATTORNEY GENERAL RENDERS AN OPINION

Rapid Transit Company Submits Plans For King Street Line—Light Wine and Beer License For Kohala Club.

The first meeting of the Executive Council, since Governor Dole's return, was convened this morning and remained in session until 1:35 this afternoon.

But little was allowed to be given out for publication at the close of the meeting, protracted as were the deliberations.

It was voted that the Governor hold an official reception on the Fourth of July, and Secretary Cooper was authorized to contribute one thousand dollars to the citizens' committee on account of such reception.

Superintendent J. H. Boyd submitted a detailed report of what had been done in the Department of Public Works during the Governor's absence.

A light wine and beer license was granted for the club house of the Kohala Club and Transportation Co.

The Honolulu Rapid Transit & Land Co. submitted plans of its proposed track along King, from Lihua to Victoria street. Action thereon was deferred to a day when representatives of the company could meet the Council.

Attorney General E. P. Dole submitted a written opinion to Superintendent Boyd, in answer to the following question:

"In making compromises with property owners for land required for street improvements and for public purposes, the proposition of making such compromises by extension of Government leases held by the parties desiring to make the compromises for a term of years, has been made to this office, and a question has been raised as to the authority of the Government to make compromises as proposed under the provision of section 172, chapter 15, of the Civil Laws of 1897, and would therefore respectfully ask that you kindly give this department your opinion on the matter at your earliest convenience."

The Attorney General quotes law and authority, finishing up with a Federal decision, upon which he concludes:

"It seems to me that the foregoing doctrine, affirmed by the Supreme Court of the United States and other courts of last resort and embodied in an opinion from the department of the Attorney General of the United States relative to matters in this Territory, rendered only two months ago, is authority ample to justify the local government in extending a lease of government land (such lease not being prohibited by the Organic Act) in consideration of a title to other land required for government purposes, or in compromise or settlement of the claim which could and otherwise would be made for taking such land under the right of eminent domain."

While Mr. Hatchelor was talking to Captain Gibbons about the dog, the St. Bernard himself got up off the floor, looked up into the latter's face and then poked his nose between his master's knees, moving his head from one side to the other. This was a signal that the captain evidently knew for he called for a pail of water and the dog, in order to show his appreciation of his master's great comprehension of the sign language of animals, plunged his head deep into the water and then proceeded to lap up the major part of the contents.

The London Lancet is doing splendid work in its laboratory for the public health of Great Britain, and it has been considering that the postage stamp is not too important for its attention. Blood poisoning has, without doubt, been traced to licking an infectious postage stamp as a cause, and the chances of a postage stamp becoming infectious are obviously abundant. This year it was decided to revert to the distinguishing color of the penny stamp. On examination it is found that one of the innocuous aniline reds was used, which is peculiarly resistant to atmospheric action or to the action of moisture. Strong acids disturb it but little. The adhesive material is dextrine or British gum in all cases.

At the Strozzi Palace, in Rome, there is a book made of marble, the leaves being of marvelous thinness.

S. S. ALAMEDA, JUNE 10
Next express steamer to coast
Wells, Fargo & Co. Express
TEL. MAIN 199.
Masonic Temple, with American Messenger Service.

Sealed tenders are asked for by the Superintendent of Public Works for cast iron pipe and fittings of different dimensions. See under By Authority on page 8.

The gasoline schooner Eclipse arrived in port this morning from Hawaii and Maui ports with cattle, sheep and firewood.

COOPER REFUSED PARDON

It was common opinion, when the Supreme Court decision in the Smith contempt case was rendered, that the petitioner would take recourse to the executive pardoning power. This was what was actually done in his behalf immediately, without awaiting the return of Governor Dole.

L. A. Thurston, proprietor of the Advertiser, with a copy of the decision in his hands, proceeded the evening it was rendered to the home of Acting Governor Cooper at Pearl City. There he impounded the Acting Governor until a late hour at night to grant a pardon to the editor of the Advertiser, then remanded to the custody of the High Sheriff for carrying out his sentence of thirty days' imprisonment for contempt of court.

Mr. Cooper steadfastly refused to interfere, as in the face of the affirmation of sentence by the Supreme Court, it would have been an unwarranted interference with the judiciary. While the acting chief executive felt that the sentence was excessive, he considered that intervention the very day the sentence began to take effect would be decidedly premature.

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He is dancing to the peasant's music now.
—Minneapolis Journal.

CAPTAIN AND HIS DOG

HALF RATIONS FOR A SHAGGY ST. BERNARD

Canine Landed at Waimea With His Master—Was Secured While Mariner Was in Europe.

When Captain Charles Gibbons was seen in Waimea by Inspector of Licenses J. Hatchelor, there was at his side a huge mountain St. Bernard dog from the Swiss Alps whose points were so perfect that Mr. Hatchelor, an enthusiast on pure bred canines, was moved to ask Captain Gibbons where he had secured the noble animal and this is the story he got.

It seems that when the captain was in Europe some years ago he met a sea-faring friend of his who was the owner of a bitch that had just given birth to a litter of fine pups. One of these little fellows was given to Captain Gibbons who took him aboard his ship.

Since that time, the dog has been almost continually on ship board and has weathered many a fierce gale standing trustfully at the side of his master. He seemed to have inherited with interest the noble qualities of his race and on more than one occasion during his life has shown the intelligence which is coupled with these noble qualities.

When Captain Gibbons was forced to leave his ship on May 25, he did not forget his dog and saw to it that he was duly installed in the boat.

There were fifty days' rations in the boat for captain and men and no one knew but that it might be a hundred days or perhaps never that they would see land again. Each day, the rations were dealt out according to the proper regulations agreed on and the captain religiously set aside one-half of his share of food and water for his dog. There could be no complaint as his share of the food was his to do with what he pleased.

Of course, when land was sighted, all hands had no further need to stint themselves and the dog got all he wished to eat.

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THE DANCING BEAR.



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ECLIPSE TO BE SOLD

END OF HAWAIIAN NAVIGATION COMPANY

Speculation As To Probable Purchaser—Globe Navigation Company May Buy—Gasoline Schooner Is Practically New.

Dissolution is to be the fate of the Hawaiian Navigation Company. The only vessel which holds the corporation together, the gasoline schooner Eclipse, is to be sold at public auction tomorrow morning at 10 o'clock by J. F. Morgan.

The Eclipse is practically a new vessel and was built, together with the Surprise, for the Hawaiian Navigation Company about two years ago. The Surprise was wrecked on Kauai a little over a year ago. The Eclipse cost about \$11,000 and was recently offered to the Board of Health, which requires a boat to run to Molokai, for \$12,000. The Board of Health could not consider the proposition owing to shortage of funds.

There is considerable speculation on the front as to the probable purchaser. It is hinted that the Globe Navigation Company may buy the vessel. Other possible purchasers are the Leahi Navigation Company, H. Haeckel & Co., or one of the inter-island steamship companies.

PUUNENE WIN GAME

(By Wireless Telegraph.)
Waikuku, June 9.—The Morning Stars and Puunene played a game of baseball at Wells' Park yesterday afternoon, the latter winning by a score of 18 to 5.

The standing of the clubs in the Maui league is as follows:

	W. L. T. Pct.
Morning Stars	2 1 3 66%
Waikuku	1 1 2 50%
Puunene	1 1 2 50%
Maui Alerts	0 1 1 0%

The court finds that the plaintiff made her demand for dower within the time.

(Continued on page 8.)

WIDOW SECURES RIGHT OF DOWER

Kamalo Promoters Have Five Days to Pay Judgment.

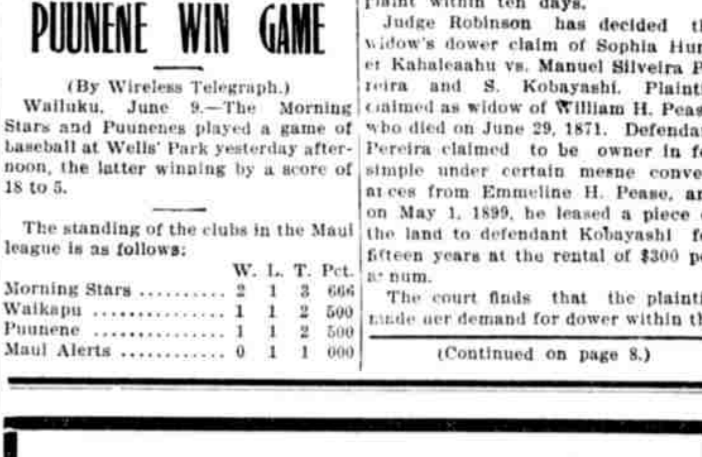
Isaac Testa Has His Rights Decreed—Supreme Court Opens New Session—Temporary Injunction Stands.

Judge Robinson rendered a decision on demurrer this morning in the Orpheum contract case of C. A. Long vs. E. C. Macfarlane and others. Defendants Armitage, Cornwell and Lucas deputed to the complaint on the ground that the plaintiff had no right to sue. The court finds that if the assignment of claims to plaintiff was in writing, that fact ought to be specially pleaded. It is found that the other grounds of demurrer are untenable. Upon the ground stated, the demurrer is sustained, with leave to amend the complaint within ten days.

Judge Robinson has decided the widow's dower claim of Sophia Hunter Kahaleaahu vs. Manuel Silveira Pereira and S. Kobayashi. Plaintiff claimed as widow of William H. Pease, who died on June 29, 1871. Defendant Pereira claimed to be owner in fee simple under certain mesne conveyances from Emmeline H. Pease, and on May 1, 1899, he leased a piece of the land to defendant Kobayashi for fifteen years at the rental of \$300 per annum.

The court finds that the plaintiff made her demand for dower within the time.

(Continued on page 8.)



SHOE REPAIR DEPARTMENT

No need of throwing away that pair of shoes. A new sole will probably make it last twice as long, and if you bought the shoes here you can easily have the third sole put on. Our repair department is strictly up-to-date. Rubber heels if you want them.

MANUFACTURERS SHOE CO.

1057 FORT STREET

THE WRONG WAY TO BUY PHOTOGRAPHS

THE RIGHT WAY

Rice & Perkins PHOTOGRAPHERS.

Oregon Block, cor. Hotel and Union Streets. Entrance on Union.

FOR RACE PATRONS.

The train scheduled to leave Honolulu at 3:15 will not leave until 8:15 on June 11th to accommodate those attending the races.

Toma Abe, the Japanese police officer goes to Molokai this afternoon to cook for Sheriff Brown and his party, now on a deer hunting fishing trip.

BAD ACCIDENT AT MANOWAINU PALI

Two Horses Plunge Over Side to Certain Death.

DRIVER OF HACK JUST ESCAPES THE SAME FATE

Manager Barkhausen of Pioneer Mill Co. Was Passenger—Loss of \$700 To Iao Stables.

Waikuku, June 7.—The first serious accident that has happened on the Pali road between Waikuku and Lahaina since its opening about five or six years ago occurred last Thursday evening, June 5.

Manager Barkhausen of the Pioneer Mill Co., after attending a case in the Circuit Court, returned that afternoon about 4:30 o'clock in a hack owned by the Iao Stables and driven by Nichols. The team used on this long journey was made up of Beltinger colts, not three years old and not quite well broken to harness. They were fine island bred animals and were valued at \$300.

Everything went well until Manowainu, half way, was passed and at 6 o'clock, when rounding a sharp turn, one of the horses became unmanageable and leaped over the other horse. Mr. Barkhausen jumped off the hack and attempted to aid the driver in bringing the team to a standstill, but the inside horse was beyond control, his front legs being already off and over the stone wall, all the while exerting most frantically for a downward leap to sure destruction.

Mr. Barkhausen, realizing that it was impossible to save horses and hack, called out to the driver to let go the reins and jump off the hack. Scarcely had these words left his lips when Nichols jumped off, and at that instant, horses, hack and all were dashed headlong down the steep precipice, rolling down as though they were logs.

The hack, before reaching the bottom, a distance of several hundred yards, was dashed to pieces. One of the horses, when the bottom was reached, made an attempt to stand up and then fell headlong and expired. The other horse survived until morning when a man was sent from Waikuku to put an end to its agonies.

The do Rego brothers figure up their loss in this sad accident to be about \$700. Manager Barkhausen lays no blame whatever to the driver as he did his best to prevent the disaster until it got beyond his power to control. The cause of the inside horse becoming frightened will remain a mystery.

Another hack from Lahaina came over and picked up Mr. Barkhausen and driver Nichols and took them over to Lahaina.

The pall road is not the place for taking vicious animals, as the road in some places is hardly wide enough for two hacks to pass abreast, but the team of the Iao Stables was not in any sense considered vicious. They were young, freshly broken colts and unaccustomed to long journeys and traveling by night.

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