

Sale of Traveling Shawls

Lot 1—Forty Shawls, \$8.00; reduced to **\$5.25.**

Lot 2—Twenty-five Shawls, \$6; reduced to **\$4.00.**

Lot 3—Six Shawls, \$4.50; reduced to **\$3.75.**

Linen Damask Scarfs
Grass Cloth Squares
Battenberg Scarfs

SALE NOW ON

B.F. EHLERS & CO.

OFFICES

**Office Desks
Office Chairs
Office Book-Cases**

The von Hamm-Young Co., Ltd.

ALEXANDER YOUNG BUILDING.

THE LATEST BOOKS ARE ALWAYS FOUND HERE

We list a few now in stock and well worth reading:
LOVEY MARY—Alice Hegon Rice.
MRS. WIGGS—Alice Hegon Rice.
THE FIT—Frank Norris.
FRANCEZKA—Mollie Sewell.
LOVE AND THE SOUL HUNTERS—Hobbes.
THE MAID AT ARMS—Robt. Chambers.
LIFE'S COMMON WAY—Trumbull.
IN THE GARDEN OF CHARITY—King.
ADVENTURES OF HARRY REVEL—H. T. Quiller Couch.
THE SUBSTITUTE—Will N. Harben.
REBELLION OF THE PRINCESS—Taylor.
THE HOUSE ON THE HUDSON—Powell.
LEES & LEAVEN—Townsend.
MAIL ORDERS FILLED.
Wall Nicho's Co., Ltd.
"The safest place to trade."



To cure all humors of the scalp, including itching and dandruff, you must use **PACHECO'S DANDRUFF KILLER**; a positive cure.
Sold by all druggists and at the Union Barber Shop. Tel. Main 232.

Nuuanu Market

1250 Nuuanu Avenue.
NG TIN QUAY, Proprietor.
Fresh Island Meats, Ducks and Chickens, alive or dressed. Fish and Vegetables.

JURY FREES PAT MURPHY, THE MAN FROM MAKUA

Decides That He Did Not Kill Joe Perry—A Divorce Refused—Wright Estate Case Arguments.

"We the jury in the above entitled cause find the defendant not guilty, Chas. Girdler, Foreman."

With the above verdict delivered to Judge Robinson at 5:25 yesterday afternoon Pat Murphy stepped from the court room a free man, after standing in the shadow of death with a charge of murder hanging over him for two months. Murphy took the verdict of the jury without emotion. He is a rather patient appearing Irishman, and aside from nervously pacing the floor during the intermissions at his trial, has never shown that he was much disturbed by the charge, that he had killed Joe Perry.

The jury listened to arguments from yesterday morning at nine o'clock to four o'clock in the afternoon. Both Mr. Peters, Mr. Robertson and Mr. Hogan addressed the jurors at length. The jury retired at 4:15 o'clock and in exactly one hour had agreed upon a verdict.

DIVORCE IS REFUSED.

Judge Gear yesterday refused to grant a divorce to Mrs. Emily C. Williams from Ed. Williams. She asked for it on the ground that he did not support her, and because he was addicted to drink. The case was postponed to allow further evidence to be introduced by the plaintiff, Judge Gear holding that it had been insufficient so far. The court intimated that the whole trouble seemed to be that defendant had started in the undertaking business in opposition to his wife. Mrs. Williams testified that her husband didn't know anything about the business until she married him, and then said anyone could be an undertaker, it didn't require much knowledge.

THE WRIGHT CASE.

The John Wright estate matter was again before Judge Gear yesterday. C. F. Peterson objected to the appointment of F. Wundenberg as executor saying that he was a sister of Mrs. Anna Wright who had a claim against the estate which Wundenberg might be influenced to decide in her favor because of the relationship. Judge Gear took the matter under advisement.

THE YIM QUON CASE.

Judge De Bolt began yesterday the hearing of the case of Yim Quon charged with forgery. A motion to quash the indictment is being argued.

COURT NOTES.

The Henry Waterhouse Trust Co. yesterday tendered its resignation as trustee in the case of Silva vs. Silva.

J. A. Cummins yesterday asked the court to legalize the adoption of Lee Lorrillard Cummins, the daughter of Mrs. Kapeka Merseberg Cummins to whom he is married. The petition was granted.

CHINESE BRIBER GOES TO OAHU PRISON FOR EIGHTEEN MONTHS

(Continued from page 1.)
because he had just been cinched \$250 for running a pakaplo game.

"Well, if this was pau were you to get your money?"

"I don't know."

"on't you know that no pakaplo games are running now?"

"He was going to start one if the Attorney General took the \$1,500."

"What was the Attorney General going to do, pay Tong Kai's fine?"

"He was going to give the \$1,500 for his legal assistance, if the defendant was arrested the Attorney General had to pay the fines, bonds and everything."

By the Court—"Was the arrangement made that the Attorney General was to personally appear in court and defend Tong Kai?"

"Yes, something like that."

WOULD QUASH INDICTMENT.

By C. S. Desky, a juror—"Was it understood that the Attorney General was to quash the indictment when the case was called?"

"There was a verbal understanding something like that. In case Tong Kai was arrested for running a pakaplo game, the Attorney General was to nolle pross, the Attorney General had to get attorneys, pay lawyer's fees, and if arrested take care of him."

"This thing, this bribery business, was all arranged before hand, wasn't it?" asked Brooks, "Sort of opera bouffe, wasn't it, this here cabinet seance?"

"No, it wasn't."

"You knew all about it beforehand, didn't you, about the Attorney General being in the cabinet?"

"I didn't know about them being in the cabinet, until I read it in the paper next morning."

"Had you any idea before you left the room that he was in the cabinet?" asked F. W. McFarlane, a juror.

"No, sir."

"Did you know they came out of the cabinet?"

"No, there was too much excitement around there, Peters had a gun and was pointing it at us."

"He wasn't pointing it at you, was he?" asked Brooks.

"No, I had my hands on the table, the Chinaman had his in his pockets, and I told the Chinaman to put up his hands quick or he would be a dead man, and he did."

This ended Baker's testimony amid a general roar of laughter.

The defendant admitted that Tong Kai was one of seven men arrested in April for running a pakaplo game,

and that Tong Kai had withdrawn his appeal and paid a fine of \$250 in the circuit court.

KNOW WHAT AN OATH WAS.

Ah Kong, a Chinese with a good knowledge of English was the next witness. The defendant asked that he be allowed to examine into his knowledge as to the meaning of an oath, hinting that he had been previously convicted of perjury.

"Do you know what it means when you hold your hand up?" asked Brooks.

"Yes, it means to swear," said the Chinese.

"Mean anything else?"

"It means to tell everything I know."

"Would it make any difference if you held up both hands—just hold up one hand?"

"It means that I tell the truth."

At this point Judge De Bolt stopped any further examination, saying that he would hold the juror to be qualified.

The witness on direct examination said he was a member of the gambling concern known as the Tuck Lee bank and that he had had conversation with the defendant on May 9th, just prior to the bribery incident, and after the pakaplo cases had been dismissed in court.

"Tong Kai was passing my place and I asked him about the money that I had, in the pakaplo game," said the witness in relating the conversation.

"I asked why he didn't divide it up, now that the game was stopped. He said, 'why do you want to take your money back, we will open again in a week or so.' I asked him how he was going to do it and he said, 'Well, I think I can fix it up,' but I told him Mr. Andrews pull the games too many. He said then, 'all these officers of the government will be taking a little more money, and make it more light when we open again.'"

I told him if we start again, all right, if not I want my money back. The Tuck Kee Co ran a pakaplo game, in English they call it lottery."

THE CROSS EXAMINATION.

The witness on cross examination said there were twenty-five shares in the bank, and that he held one.

"Were you arrested with Tong Kai for running a gambling game and the Attorney General nolle prossed your case?" asked Brooks.

"Yes, they let me go, I was a witness."

"In the police court weren't you asked whether you had ever heard of the Tuck Lee bank and didn't you say you never had?"

"Yes, but—" "Never mind, didn't you?" "Yes, I said it," the witness finally managed to say, "I said it because—" "Is it true?" interrupted Brooks. "You fellows told me to say it, you say I lose money if I don't."

BROOKS TOLD HIM TO.

"So money is all you care for, is it?" "You tell me to answer that way, to say I don't know," insisted the witness.

"So you would go on the stand and take an oath an still tell a lie?" "I didn't tell lie."

"You said you weren't a member of the bank?"

"Because you tell me to, and say I lose if I don't."

"Who told you to?"

"Why, you fellows, you tell me I will lose money if I say that."

This ended the examination and Mr. Peters was sent for.

The defendant offered to admit what he would say, but demurred when Mr. Andrews began to state what he expected to prove by Peters. Adjournment was then taken until one o'clock to permit Mr. Peters to testify.

PETERS ON THE STAND.

Mr. Peters went on the stand in the afternoon and told how Baker had first come to him with a suggestion that a hut of Chinese gamblers was ready to pay for police protection. There were several visits to the office of Peters and finally Baker had said the Chinese were willing to pay \$500 per week for each game allowed to run. Upon these occasions Mr. Peters said, he had always put Baker off so that he could get at the principal. Finally Sunday was fixed upon as the day at which the principal was to call at the Attorney-General's office. Objection was made to Mr. Peters testifying to any conversation he had with the interpreter and Judge De Bolt ruled that this evidence could not be presented, as a man is not bound by any statements not made in his presence, or which he does not understand.

The witness however testified to the manner of Tong Kai, and that he appeared to understand what was going on. "On several occasions," said Peters, "while Baker was interpreting to me, the defendant would check him, and seemingly correct him. On occasion, too, Tong Kai would begin to reply in Chinese to my questions, before Baker had a chance to interpret it."

Mr. Peters further testified that there had been no arrangements of any kind with Baker, and that he had reported the fact to the Attorney-General. He said that it had been an insult to the Department, and considered any trap justifiable to catch the parties.

The cross-examination of Mr. Peters was brief. He said he was twenty-five years of age, and had practiced law since he was twenty-one. He said also he had not given his photo to the Advertiser, and that he had not appeared in any pakaplo cases.

Mr. Brooks then announced after consultation with the defendant that he had no evidence to offer, and began immediately upon his argument to the jury. This was simply to the effect that there was no testimony of bribery, except that of Baker, who he said, had solicited Tong Kai to go to the Attorney-General. Further that gambling is a fixed institution, that everyone gambled, and the Chinese always would gamble in Honolulu. He did not believe there was any case against the defendant and further there could have been no attempt to bribe Peters, for he was not prosecuting any gambling cases. Mr. Andrews replied briefly and Judge De Bolt then instructed the jury, which retired shortly after two o'clock. Within an hour and a half the jury returned a verdict of guilty.

Tong Kai was immediately called before the bar, and in response to the court's questions said he had nothing to say why sentence should not be passed. He also stated that he was not employed and did nothing for a living.

THE SENTENCE.

"The law provides the highest penalty for this offense to be imprisonment for two years, which the legislature looks on as the proper penalty," said Judge De Bolt. "That is the penalty for extreme cases, and while I will not say this is an extreme case, yet it is a serious case. The sentence of the court is that you be confined in Oahu Jail for the term of eighteen months, and that you pay the costs of this proceeding."

Mr. Brooks noted an appeal and suggested that the bail bond be fixed at \$500, which the court said was too little.

"It is the same ball he has been out on before."

"Conditions have changed," remarked Judge De Bolt.

"I know," said Brooks.

Attorney-General Andrews said he was willing to agree to \$1,000.

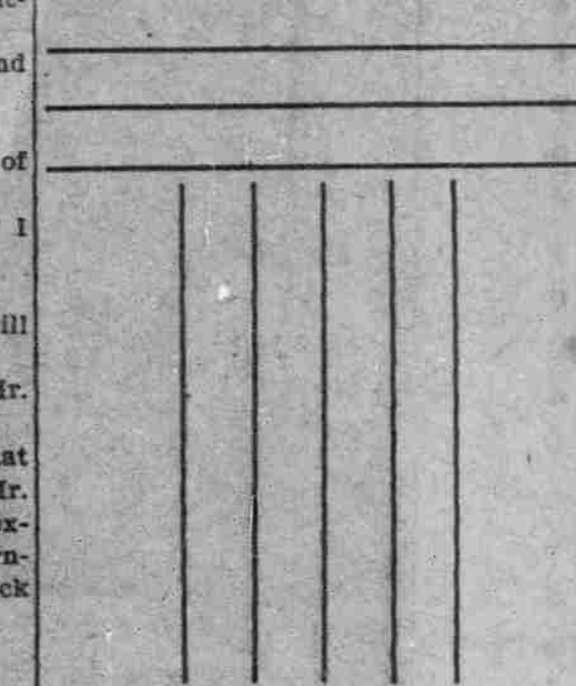
"That is decidedly moderate," remarked Judge De Bolt.

"I don't know whether I can get that big a bond or not," said Brooks. "The Chinese are afraid to go on a bond after a man is convicted."

"I don't blame them," said the court. The bond was fixed at \$1,000.

BICYCLISTS should never start out without a bottle of Chamberlain's Pain Balm in their tool bags. This liniment is excellent for all flesh wounds and sprains. One application gives relief. Try it. All Dealers and Druggists sell it. Benson, Smith & Co. Ltd., Agents for Hawaii.

JAS. F. MORGAN, Auctioneer and Broker
42 QUEEN STREET.
P. O. Box 594. Telephone 72



THIS DAY. Auction Sale FERNS AND PALMS

AT 10 O'CLOCK A. M.
On Thursday, May 28th, 1903, at the residence of Mr. A. F. Cooke, King street, halfway between Punchbowl and South streets, I will sell at public auction an immense large assortment of very fine plants, consisting of maiden hair ferns in pots, stumps and hanging baskets, coarse ferns and begonias in baskets and pots, fish tail ferns, bird's nest ferns, assorted palms, China orange trees, mangoes, grape fruit, fig trees, papaya trees, night blooming cereus, red seed trees, umbrella tree, Pride of India, Buffalo grass, Tennessee sweet potatoes, banana plants, etc., etc.

JAS. F. MORGAN, AUCTIONEER.

COMMON DRAY, \$5.00 per day.
LARGE DRAY, \$6.00 per day.

For Account of Whom it May Concern.
ON FRIDAY, MAY 29, 1903, AT 12 O'CLOCK NOON,
At the Oceanic wharf, Honolulu, I will sell at public auction, for "Account of Whom it May Concern," the following goods, slightly damaged by salt water on voyage of importation ex S. S. Sonoma, C. F. Herriman master, and discharged on May 22nd, 1903:
Marks:
H. H. & Co.
G. D.
Honolulu.
349 bags (87½ bbls., more or less.) Golden Gate flour.
Dated Honolulu, May 28th, 1903.

JAS. F. MORGAN, Auctioneer.

Yoshikawa
On King street near Alakea, oppo. Young Building
Will Get You Help of Any Kind
Do you want a yardboy?
Do you need a cook?
GIVE ME A TRIAL.

STAR SODA WORKS
Phone Blue 871.
Are prepared to furnish Lemon Soda, Root Beer, Ginger Ale, Orange Cider, Bailey's Sarsaparilla.
All orders receive our prompt attention.

Again Open for Business.
RIVER MILL CO., Pauahi street near River, Contractors and Builders, also House Material and Furniture. Orders promptly attended to.
Tel. Blue 544. P. O. Box 594.

C BREWER & CO., LTD.
Sugar Factors and Commission Merchants.
LIST OF OFFICERS.
C. M. Cooke, President; George E. Robertson, Manager; E. F. Bishop, Treasurer and Secretary; Col. W. F. Allen, Auditor; P. C. Jones, H. Waterhouse, G. R. Carter, Directors.

HONOLULU AUTOMOBILE and MACHINE SHOPS
Union St. nr. Hotel St. Phone Main 318. P. O. Box 608.
Light Machine Work. Automobiles Built and Repaired. Experts on Call for Outside Work. Nickel and Copper Plating.

Perfection HOME BAKERY
BERETANIA, COR. EMMA STREET.
Boston Baked Beans every Saturday, also Cream Puffs.
Home made bread, pies, cakes, doughnuts, cookies. All kinds of salads and delicacies made to order.

James F. Morgan Auctioneer and Broker
42 QUEEN STREET.
P. O. Box 594. Telephone 72

Excelsior Adjustable Round Hoop TANKS

HOW ABOUT YOUR WATER TANK?

If you have one of our Excelsior Adjustable Round Hoop Tanks you will cease to have trouble. The hoops are round iron and do not rust through like the flat hoops. They look better, are stronger than flat hoops and always come in the right place. They cost no more than flat hoop tanks. The construction of the tank throughout is of the very best. We have them in stock in sizes of 500 to 10,000 gallons and take orders for larger sizes. For further information communicate with.....

LEWERS & COOKE, LTD.
177 S. King street, Honolulu.

Telephone Main 318 P. O. Box 878

Hawaiian Japanese Ballasting Co.
Office:
1612 Smith St., near King.

BLACK SAND
Delivered for \$2.00 to \$3.00 per load, according to distance.

Filling in material either earth or coral, furnished at a very low price, as we have a large stock on hand.

CONCRETE WORK guaranteed, and done at a very low price.

Special low price in CRUSHED ROCK of all grades from No. 1 to No. 5, or rock sand.

COMMON DRAY, \$5.00 per day.
LARGE DRAY, \$6.00 per day.

Keystone-Elgin WATCHES
Durable and Accurate
THE KEYSTONE WATCH CASE CO. Established 1882 Philadelphia, U.S.A. AMERICA'S OLDEST AND LARGEST WATCH FACTORY
For sale by the Principal Watch Dealers in the Hawaiian Islands

F. J. Wallace
1229 MATLOCK AVENUE.
Will take orders for Polishing Cabinets. Cabinet work of all kinds. All work guaranteed.