LAWS
OF
HIS MAJESTY KALAKAUA I.,
KING OF THE HAWAIIAN ISLANDS,
PASSED BY THE
LEGISLATIVE ASSEMBLY,
AT ITS SESSION
1884.

PRINTED BY ORDER OF THE GOVERNMENT.

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1884.
SESSION LAWS OF 1884.

CHAPTER I.

JOINT RESOLUTION.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

That the sum of forty thousand dollars ($40,000) be and the same is hereby appropriated out of the public monies for the purpose of defraying the necessary expenses of the Legislature, session of the year A. D. 1884.

Approved this 6th day of May, A. D. 1884.

KALAKAUA, REX.

CHAPTER II.

AN ACT

AUTHORIZING THE PAYMENT OF EXPENSES FOR CRIMINAL PROSECUTIONS.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. The Minister of Finance is hereby authorized to pay upon the order of the Attorney General, the sum of
one thousand dollars as the same may be required, to defray the expenses of criminal prosecutions until the usual appropriation for that purpose shall have been made.

Section 2. This Act shall take effect from its approval.

Approved this 6th day of May, A.D. 1884.

KALAKAUA, REX.

CHAPTER III.

AN ACT

Defining the Ownership of Turkeys, Pheasants, Quail, Peafowl, Geese or Chickens Running Wild and at Large on Lands in this Kingdom.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. All Turkeys, Pheasants, Quail, Peafowl, Geese or Chickens running wild and at large on lands in the Kingdom, shall belong to and be the property of the owners or owners of such lands.

Section 2. This Act shall become a law from and after the date of its approval.

Approved this 9th day of June, A.D. 1884.

KALAKAUA, REX.

CHAPTER IV.

AN ACT

To Provide for a Police Justice for the District of Lihue, Island of Kauai.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. One of the District Justices appointed for the district of Lihue, Island of Kauai, shall by appointment be Police Justice for the said district; and he shall have the same authority and jurisdiction in the Fourth Judicial Circuit as now, by law conferred upon Police Justices in other Judicial Circuits.

Section 2. This Act shall take effect from and after its approval.

Approved this 13th day of June, A.D. 1884.

KALAKAUA, REX.

CHAPTER V.

AN ACT

To Authorize the Purchase of the Properties Situate in the District of Kona, Island of Oahu, known as "Hono-lulu Hale" and "Leahi," for Account of the Hawaiian Government.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. The Minister of Finance is hereby authorized
to pay out of any money in the Hawaiian Treasury not otherwise appropriated, upon the warrants of the Minister of the Interior, the following sums, to wit:

"For the purchase of the property situate on Merchant street at the head of Kaaahumanu street in the city of Honolulu, known as "Honolulu Hule," the sum of twenty-seven thousand six hundred dollars ($27,600).

"For the purchase of the property situate in the district of Kona, Island of Oahu, and known as "Leahi" or "Diamond Head," with a total area of seven hundred and twenty-six acres, more or less, the sum of three thousand, three hundred dollars ($3,300)."

Section 2. This Act shall become a law, from and after the date of its approval.

Approved this 13th day of June, A. D. 1884.

KALAKAUA, REX.

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CHAPTER VI.

JOINT RESOLUTION.

Whereas, the Appropriation Bill for the Current Biennial Period is still pending in this Assembly and it is important that immediate provision be made for the promotion and encouragement of Japanese immigration.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. That the sum of fifty thousand dollars be hereby appropriated from the public monies for immediate use in the promoting of Japanese immigration.

Approved this 26th day of June, A. D. 1884.

KALAKAUA, REX.

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CHAPTER VII.

AN ACT

To Authorize the Payment of the sum of Twenty-Five Hundred Dollars, in Settlement of the Postal Money Order Account with the Government of the United States of America.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. The Minister of Finance is hereby authorized to pay the warrant of the Minister of the Interior for the sum of twenty-five hundred dollars to enable the Postmaster General to settle the Postal Money Order Account between his Government and the Government of the United States of America.

Section 2. The said sum of twenty-five hundred dollars shall be charged to the account of Postal Money Orders in the Finance and Interior Departments.

Section 3. This Act shall take effect immediately.

Approved this 30th day of June, A. D. 1884.

KALAKAUA, REX.

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CHAPTER VIII.

RESOLUTION.

Whereas, heretofore there were issued Government Bonds E. Number 250 for the sum of $500, and Bond I. Number 141 for the sum of $200, and Bond I. Number 139 for the sum of $200, and Bond I. Number 240 for
the sum of $200, and Bond O. Number 264 for the sum of $100, and Bond O. Number 265, for the sum of $100, to the legal heirs of Lahaina, making a total of $1,300. And while said Bonds were in his possession they were stolen and became lost, therefore:

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

That the Minister of Finance be instructed to replace the Government bonds to Mr. Edwin Jones and his legal representatives, in place of the Government bonds that were lost as specified above and to pay the interest on said bonds, provided, however, that the said Minister of Finance shall issue said bonds until security be given to the said Minister to indemnify the Government from any loss occasioned by the bonds lost being presented for payment.

Approved this 11th day of July, A.D. 1884.

KALAKAU A, REX.

CHAPTER X.

AN ACT

To Amend Section 782 of the Civil Code, Relating to Time and Places of Holding Elections.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. That Section 782 of the Civil Code, be and the same is, hereby amended so that the said section shall read as follows:

"Section 782. Whenever the Minister of the Interior shall deem it necessary for the public convenience, that more than one place should be established for receiving votes in any one district, he shall have the power to appoint two or three places in the district at his discretion, and he shall designate, from among the residents of the district, inspectors to preside over and conduct the election in such places."

Section 2. This Act shall become a law on the date of its approval.

Approved this 11th day of July, A.D. 1884.

KALAKAU A, REX.
CHAPTER XI.

AN ACT

TO AMEND CHAPTER XXXII OF THE PENAL CODE, RELATING TO THE OFFENSE OF LIBEL.

BE IT ENACTED BY THE KING AND THE LEGISLATIVE ASSEMBLY OF THE HAWAIIAN ISLANDS, IN THE LEGISLATURE OF THE KINGDOM ASSEMBLED:

SECTION 1. THAT SECTIONS 7 AND 8 OF CHAPTER XXXII OF THE PENAL CODE BE, AND THE SAME ARE HEREBY AMENDED SO AS TO READ AS FOLLOWS:

"SECTION 7. WHOEVER IS GUILTY OF THE OFFENSE OF MAKING OR PUBLISHING A LIBEL IN THE FIRST DEGREE, SHALL BE PUNISHED BY IMPRISONMENT AT HARD LABOR NOT MORE THAN ONE YEAR, OR BY FINE NOT EXCEEDING ONE THOUSAND DOLLARS, IN THE DISCRETION OF THE COURT."

"SECTION 8. WHOEVER IS GUILTY OF THE OFFENSE OF MAKING OR PUBLISHING A LIBEL IN THE SECOND DEGREE, SHALL BE PUNISHED BY IMPRISONMENT AT HARD LABOR NOT MORE THAN THREE MONTHS, OR BY FINE NOT EXCEEDING THREE HUNDRED DOLLARS, IN THE DISCRETION OF THE COURT."

APPROVED THIS 11TH DAY OF JULY, A. D. 1884.

KALAKAUA, REX.

CHAPTER XII.

AN ACT

TO ENDOW A CHAIR OF NATURAL SCIENCES AND CHEMISTRY IN OAHU COLLEGE.

BE IT ENACTED BY THE KING AND THE LEGISLATIVE ASSEMBLY OF THE HAWAIIAN ISLANDS, IN THE LEGISLATURE OF THE KINGDOM ASSEMBLED:

SECTION 1. THE MINISTER OF FINANCE IS HEREBY AUTHORIZED TO PAY TO THE TRUSTEES OF OAHU COLLEGE THE SUM OF TWELVE HUNDRED DOLLARS PER ANNUM TOWARDS THE SALARY OF A PROFESSOR OF NATURAL SCIENCES AND ANALYTICAL CHEMISTRY FOR SAID COLLEGE.

SECTION 2. SUCH PROFESSOR SHALL WHEN THERETO REQUESTED ON BEHALF OF THE GOVERNMENT MAKE CHEMICAL ANALYSIS AND RENDER THE GOVERNMENT SUCH OTHER PROFESSIONAL SERVICES AS THEY MAY REQUIRE OF HIM.

SECTION 3. THERE IS HEREBY APPROPRIATED FOR THE PURPOSES MENTIONED IN THIS ACT THE SUM OF TWENTY-FOUR HUNDRED DOLLARS.

SECTION 4. THIS ACT SHALL TAKE EFFECT FROM AND AFTER ITS PASSAGE.

APPROVED THIS 11TH DAY OF JULY, A. D. 1884.

KALAKAUA, REX.
CHAPTER XIII.

AN ACT

To Amend an Act entitled "An Act to Restrict the Erection and Repairing of Buildings other than those Built of Fire-proof Materials within Certain Limits in the City of Honolulu," Approved August 4th, A. D. 1882.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. That Section 3 of an Act entitled, "An Act to restrict the erection and repairing of buildings other than those built of fire-proof materials within certain limits in the city of Honolulu," approved on the 4th day of August, A. D. 1882, be and the same is hereby amended so as to read as follows:

"Section 3. Any person who shall violate the provisions of this Act by constructing any building except of said materials as are mentioned in Section 2, shall be deemed guilty of the offense of common nuisance, and may be proceeded against accordingly. And it shall be the duty of the Fire Marshal to inspect all buildings which shall hereafter be erected within the limits provided by this Act, and report to the Minister of the Interior any violations of the provisions of this Act. And it shall be the duty of the Minister of the Interior to cause prosecutions to be entered against all offenders under this Act."

Section 2. That Section 4 of said Act be amended by striking out the word "easterly" in the third line of the schedule, and inserting in its place thereof the word "westerly" so that the section shall read as follows:

Section 4. This Act shall take effect and become law from and after the date of its publication.

SCHEDULE BEFORE REFERRED TO.

All those parts of the city of Honolulu bounded by the water front and by a line running from the said water front and eighty feet westerly from the building line on the Ewa side of Nuuanu Street to the makai side of King Street, thence running along King Street to a point eighty feet distant easterly from the Waikiki side of Fort Street, and thence running eighty feet from the Waikiki side of Fort Street to the water front. And also all those parts of the city of Honolulu comprising the lands now reclaimed or which may hereafter be reclaimed from the land of Waikahalulu makai of Queen Street.

Approved this 11th day of July, A. D. 1884.

KALAKAUA, REX.

CHAPTER XIV.

AN ACT

To Amend the "Act to Provide for the Holding of an Additional Term of the Circuit Court for the Third Judicial Circuit," Approved on the 21st Day of July, A. D. 1882, (being Chapter XIV of the Session Laws of 1882), by Adding a New Section thereto.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. That the "Act to provide for the holding of an additional term of the Court for the Third Judicial
Circuit," approved on the 21st day of July, A. D. 1884, and the same is hereby amended by adding a new section thereto to be called Section 5, and to read as follows:

"Section 5. Whenever jurors are required for the trial of causes at the term aforesaid a sufficient panel shall be summoned by order of the presiding Justice of the Court for the time being, from among the residents of the districts of Kau, North and South Kona, and Puna."

Approved this 11th day of July, A. D. 1884.

KALAKAUA, REX.

CHAPTER XV.

AN ACT

To Amend Section 552 of the Civil Code.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. That Section 552 of the Civil Code be amended so as to read as follows:

"Section 552. The Collector shall provide an office of compensation shall be such as may be fixed by the Minister of Finance on the recommendation of the Collector General of Customs to be present on board the vessel during her discharge to superintend the landing of the goods and see that no other or greater amount of goods landed than is set forth on the permit. He may affix the seals of the Government where necessary on and in vessels, and if any seals affixed by him or by any officer of customs shall be broken or destroyed or otherwise tampered with or removed by any person not authorized in

CHAPTER XVI.

AN ACT

To Amend Section 1442 and 1445 of the Civil Code, Relating to the Granting of Charters of Incorporation.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. That Section 1442 of the Civil Code be amended so as to read as follows:

"Section 1442. The Minister of the Interior, subject to the provisions and conditions of this Chapter, and by and with the consent of the King in Privy Council, shall grant to all applicants who shall file petitions in conformity with the provisions of this Chapter, Charters of Incorporation, for
agricultural, commercial, and manufacturing purposes, for emetery associations, as well as to Charter other corporations, either aggregate or sole, ecclesiastical or banking and municipal corporations alone, excepted, which shall be chartered only by the Legislature."

Section 2. That Section 1415 of the Civil Code be amended so as to read as follows:

"Section 1415. Application to the Minister of the Interior for any Charter of Incorporation, shall be made by written petition, accompanied by proofs that three-fourths of the shares have been subscribed for, and in the case of joint stock companies, there shall in addition to such petition, be filed at the same time in the office of the Minister, a certificate, setting forth the location of the proposed company; the object of the incorporation, the amount of stock proposed and if the privilege of subsequent extension of the capital stock is asked for, the limit of that extension, the proposed duration of the company; the time within which it is to organize; whether the liability of stockholders is proposed to be limited to the amount of their stock, or otherwise; whether the whole or any part of the capital stock is to be paid in before commencing operations, and if part, how part. Provided, that if any petition for a Charter of Incorporation presented to the Minister shall not be in conformance with the requirements of this Section, the Minister of the Interior shall, within ten days, return the same to the petitioners, specifying wherein the same fails to conform with the said Section, and the petitioners may thereupon amend the said petition, and present the same so amended. The Minister of the Interior shall thereupon present the petition and accompanying proofs to the King in Privy Council at the next meeting of the said Council."

Section 3. This Act shall become a law from and after the date of its approval.

Approved this 11th day of July, A. D. 1884.

KAUAKAUA, REX.

CHAPTER XVII.

AN ACT

GRANTING A FRANCHISE TO THE HONOLULU GAS COMPANY.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. That a franchise be and the same is hereby granted to George Lucas, M. G. Elmore and W. W. Hall, their successors and assigns, under the name of the Honolulu Gas Company, to supply the city of Honolulu and its citizens and residents with illuminating gas for and during the period herein after expressed.

Section 2. Gas Works—They shall have the right to erect at some place in said Honolulu which the Privy Council may approve, not less than half a mile from the Bell Tower, gas works for the manufacture of illuminating gas, and the right to maintain and operate the same during the continuance of this franchise.

Section 3. Pipes and Mains—They shall have the right to lay down their mains and distributing pipes and supply pipes in all or any of the streets, alleys and public grounds of the city of Honolulu, as they may deem necessary or expedient, provided, however, that they cause no unnecessary interruption to the use of such streets, alleys or grounds in laying the same, and at such reasonable depths as will not
interfere with the ordinary use thereof, and to restore the same after laying such mains and pipes, to as good order and condition as they were in before. Provided, however, that nothing herein contained shall be construed to be inconsistent with or repugnant to any of the laws of this Kingdom, the rules and regulations of the Fire Department, and the authority of the Minister of the Interior over the roads and bridges of the city of Honolulu.

SECTION 4. REPAIRING PIPES AND MAINS—They shall have the right during the continuance of this franchise to dig, remove, replace or repair such mains and pipes as they may find necessary or expedient, also, to lay connecting pipes in any or all of said streets and grounds, for the purpose of supplying dwellings, stores, offices and any and all buildings, public and private, and street lamps for lighting the streets of said city, as may be necessary or expedient, and to remove and repair the same, in all cases restoring said streets, alleys, or grounds to the same, or as good condition, as they were in before, and to conform to any change or grade made by the Minister of the Interior of the Hawaiian Islands, during the existence of this franchise.

SECTION 5. LAMP POSTS AND LAMPS—They shall have the right to erect lamp posts and lamps for lighting the streets, alleys and public grounds of said city, at such places as may be designated by said Minister of the Interior, when necessary, mains or distributing pipes shall be laid opposite or contiguous thereto.

SECTION 6. ADJUSTING METERS—They shall have the right at reasonable hours and times, to enter all buildings using gas of the company for the purpose of repairing and adjusting gas meters and pipes therein, and take account of gas consumed and for any and all purposes connected with the use of gas in such dwellings or buildings.

SECTION 7. PRICE OF GAS—They shall have the right to charge, receive and collect from all consumers of gas, for gas furnished by them to such consumers, such price as they may from time to time fix and determine, not exceeding four dollars per thousand cubic feet, and a reduction shall be made for all gas used by the Government of one-third of the price charged other consumers.

SECTION 8. SUPPLY PIPES, ETC.—Said Gas Company shall have the right to charge consumers, or intended consumers, of gas for making connections with their mains and pipes and for such lengths of supply pipes as may be reasonable to convey gas from the main or distributing pipe to the building or lamp post as the case may be, a reasonable and uniform price to be fixed by said company.

SECTION 9. DELINQUENT CONSUMERS—Said Gas Company shall have the right at their discretion, to cut off the supply of gas from any consumer who shall refuse or fail to pay the proper bills of said company for gas consumed within such time as said company may fix for the payment of the same, but such cutting off of the gas from such consumer shall not prevent the said company from suing and recovering such unpaid bill or bills in any court having jurisdiction thereof.

SECTION 10. RIGHT TO INCORPORATE—Said George Lucas, M. G. Elmore and W. W. Hall may accept this franchise and erect and maintain said works as individuals, company, a private company or copartnership with the right to admit and receive therein such other person or persons as they may see proper, or may at their discretion become incorporated under the laws of the Hawaiian Islands, and convey or transfer to such corporation the franchise hereby granted.

SECTION 11. This franchise shall vest in said George Lucas, M. G. Elmore and W. W. Hall their successors, assigns, and assigns, the right to construct and maintain gas works in
the city of Honolulu, for the term of twenty-five years from
and after the passage of this Act, provided, that they, their
associates or assigns shall within nine months from and after
the passage thereof, commence work thereon, and complete
the same within eighteen months thereafter; and a failure to
comply with the provisions of this Section shall operate as
forfeiture of this franchise, but no other penalty, forfeiture
or liability on the part of said company shall be incurred for
said failure.

Section 12. Quality of Gas—The gas furnished by said
company for the purpose of lighting the said city of Honolulu
shall be of standard quality of not less than fifteen candle
power.

Section 13. This Act shall take effect and become a law
from and after the date of its approval.

Approved this 11th day of July, A. D. 1884.

KALAKAUA, REX.

CHAPTER XVIII.
AN ACT
To Regulate the Currency.

Be it enacted by the King and the Legislative Assembly of
the Hawaiian Islands, in the Legislature of the Kingdom
assembled:

Section 1. From and after the first day of December, in
the year of our Lord eighteen hundred and eighty-four, the
gold coins of the United States of America shall be the
standard, and legal tender, at their nominal value in the pay-
ment of all debts, public and private, within the Hawaiian
Kingdom.

Section 2. The standard silver coins of the United States
of America, and the silver coins of the Hawaiian Kingdom
shall be from and after December 1st, 1884, a legal tender, at
their nominal value, for any amount not exceeding ten dollars
in any one payment.

Section 3. From and after the first day of December,
1884, gold and silver coins, other than the coins of the United
States and of the Hawaiian Kingdom, shall be received in the
Treasury at a rate not exceeding their bullion value, for
Government duties, duties and taxes.

Section 4. Whenever it shall appear, that there is such
an excess of silver coins in circulation as disturbs the equi-
librium between gold and silver coins under the provisions of
this Act, the Minister of Finance in order to restore such
equilibrium, shall replace sufficient silver coin from any silver
coin which may be in the Treasury, either as Government
realization or on deposit on account of any silver certificates,
with gold coins of the United States in the same manner as
hereafter provided in Sections 5, 6 and 7 of this Act.

Section 5. Upon the approval of this Act, the Minister of
Finance without delay shall give notice by public advertise-
ment that for sixty days immediately following such notice,
silver coins of all denominations, excepting silver coins of the
Hawaiian Islands and of the United States, will be received at
the Treasury at their nominal value in exchange for Hawaiian
coins at their nominal value; and the Minister of Finance
without delay shall arrange through advertisement for tenders
for the sale of all silver coins which are or may be in the
Treasury excepting Hawaiian silver coins in lots of not more
than $50,000 each, and the delivery of the proceeds of the
sales of said silver coins into the Treasury in gold coins of
the United States.

Section 6. The Minister of Finance shall require of those
persons, whose tenders, being accepted, shall desire to return the silver coin bid for by them from the Treasury, prior to the delivery of the gold therefore, a deposit in the Treasury of the Hawaiian Government Bonds of like amount as the nominal value of the silver delivered to them, and the said Bonds shall be held as security for the delivery of the proceeds of the sale of the silver coins to the Treasury in gold coins of the United States within thirty days; and upon delivery the Bonds so deposited shall be returned.

Section 7. The expense, cost and loss, incident to the conversion of silver coins into the gold coins of the United States shall be borne by the Treasury, and the Minister of Finance is hereby authorized and required to provide for the same, from any moneys not otherwise appropriated, or which may hereafter be appropriated, and he shall render an accurate statement of such expenditure in his report to the Legislative Assembly.

Section 8. On and after the first day of December, 1884, all outstanding silver certificates excepting the ten dollar silver certificate, on presentation at the Treasury, and a demand shall be redeemed at their nominal value in United States gold coin, and all silver certificates so redeemed shall be cancelled by the Registrar of Public Accounts.

Section 9. The Minister of Finance may, at his discretion, receive United States gold coin on deposit to any amount less than fifty dollars, and shall issue therefor certificates of deposit of such denominations as he shall deem to be for the public interest, payable on demand without interest. The said certificates shall be signed by the Minister of Finance and countersigned by the Registrar of Public Accounts, and the money received for such certificates shall be held as a special deposit to be used only for the cancellation of the same, and Section 479 of the Civil Code amended by Chapter 41 of the Laws of 1874, is hereby repealed.

Section 10. Chapter 37 of Session Laws of 1880, being An Act to provide for a National Coinage, is hereby repealed; and Chapter 41 of Session Laws of 1876, being An Act to regulate the Currency, is hereby repealed; this repeal to take effect on the first day of December, 1884.

Section 11. This Act shall take effect from and after the date of its approval.

Approved this 17th day of July, A. D. 1884.

KALAKAUA, REX.

CHAPTER XIX.

AN ACT

To Promote Mail Communication Between the Hawaiian Islands and United States of America.

It is enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. A subsidy of fifteen hundred ($1,500) dollars for each round trip shall be paid to the Oceanic Steamship Company for carrying the mails between the ports of Honolulu and San Francisco respectively, said mail service to be bi-monthly upon condition that no increase shall be made from the prices charged for freight and passengers, over and above what has been charged since said Steamship Line commenced their trips between said ports, and this subsidy shall expire on the 31st day of March, 1886.

Section 2. The said mail shall be carried on first-class steam vessels of not less than nineteen hundred tons register.
CHAPTER XX.
AN ACT

To provide for the payment of salaries, expenses of courts until the 31st day of August, A. D. 1884.

Be it enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

The Minister of Finance is hereby authorized to continue to pay the salaries of Government officers at the rates appropriated by the Appropriation Bill of 1882-4, the compensation of school teachers, of soldiers and constables, the current expenses of the Bureau of Education, of the Board of Health, the expenses of the Fire Department, of the Supreme Court and of Circuit Courts, and of witnesses in criminal cases; Government stocks and the interest accruing thereon; support of prisoners and the expenses of supporting the Insane and the Lepers in the respective Hospitals, dredging Honolulu harbor, repairs of wharves Honolulu, roads and bridges throughout the Kingdom, until the 31st day of August, 1884, unless new appropriations are made before that date.

This Act shall go into effect from and after its passage.

Approved this 1st day of August, A. D. 1884.

KALAKAU, REX

CHAPTER XXII.
AN ACT

To amend Chapter XXXIX of the Penal Code, relating to gaming, by adding thereto a new section.

Be it enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. Chapter XXXIX of the Penal Code is hereby amended by adding thereto Section 9, to read as follows:

"Section 9. Every person present in any place or room where any game is carried on, in which any sum of money
or anything of value is lost or won—as a visitor—and every person aiding or abetting gaming, either by furnishing money or anything of value to those engaged in gaming, knowing that such money or thing of value is to be used for gaming, shall be punished by a fine not exceeding fifty dollars, or by imprisonment not exceeding two months, or by both said fine and imprisonment.”

Section 2. This Act shall be in force from and after its passage.

Approved this 11th day of August, A. D. 1884.

KALAKAUA, REX.

CHAPTER XXIII.

AN ACT

To PROVIDE FOR THE INCORPORATION OF BANKING COMPANIES

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. Charters of Incorporation for the purpose of carrying on the business of banking may be granted by the Minister of the Interior, by and with the advice and consent of the King in Privy Council, subject to the provisions of this Act, in like manner as other Charters of Incorporation may by law be granted.

Section 2. Every such Charter shall designate:

The name of the Corporation.
The principal place of its business.
The amount of its capital stock.
The number of shares into which the Capital Stock is divided.
The names and places of residence of the Incorporators.

The amount of Stock subscribed by the Incorporators.
The term of years during which the Incorporation shall exist.
The names and places of residence of the directors who are appointed for the first year.

Section 3. Before filing an application for any such Charter the persons applying for the same must subscribe a memorandum of association containing the following particulars:

1. The name of the Company with the addition of the word “Limited” at the end of the name.
2. The principal place of its business.
3. The objects for which the Corporation is established.
4. A declaration of the liability of its members being limited.
5. The amount of its capital and the number of shares into which such capital is divided, and the amount of Stock subscribed by the Incorporators.
6. Whether it is proposed to increase the amount of such capital.
7. And also Articles of Association prescribing and defining the constitution, business and capital of the Company, the amount, transfer and forfeiture of shares, the assessments or calls to be made on the Stockholders, the appointment, qualification, remuneration, powers and duties of directors and of officers and such other regulations as the subscribers of the memorandum may deem expedient.

Section 4. Certified copies of the memorandum of association and Articles of Association shall be filed with the application for the Charter.

Section 5. Upon the granting of the Charter the memorandum and Articles of Association shall bind the corporation...
and its members as if each member had executed these instruments as deeds.

Section 6. The granting of the charter shall be conclusive as to the fact of the corporation having complied with the requirements of this Act up to the date of the issuing of such charter.

Section 7. The corporation may, by passing special resolutions at general meetings, from time to time alter or add to the regulations contained in its articles, and such regulations so altered or added shall be deemed of the same validity if they had been originally in the articles of association.

Section 8. No Charter shall be granted under the provisions of this Act to any Company whose capital stock is less than two hundred thousand dollars.

Section 9. At least seventy-five per cent. of the whole capital stock shall have been subscribed, and at least fifty per cent. of the whole capital of every such corporation shall be paid in before it shall be authorized to commence business; and if through any cause such paid in stock shall be diminished, the corporation shall, within thirty days, increase the same to the amount required by this section, and in default thereof, shall be closed and its business wound up by a receiver appointed in due process of law. Any proceedings which may be requisite for the purposes last aforesaid may be instituted by the Minister of the Interior, or by any shareholder or creditor of the corporation.

Section 10. Whenever any shareholder or his assignee shall fail to pay any installment of the capital stock required to be paid in by the directors, and no other provision made by the articles of association, the directors may sell the stock of such delinquent shareholder, at public sale, in the City of Honolulu, after notice of such sale has been given by publication thereof in the English language in a newspaper published in the City of Honolulu, and the excess, if any, paid upon such sale after deducting the amount due thereon and the expense of such sale, shall be paid to such delinquent shareholders; provided, that if no bidder can be found who will pay for such stock the amount due thereon to the corporation, the amount theretofore paid in on such stock shall be forfeited to the corporation and such stock shall be sold as the directors may order within six months from the time of such forfeiture, and if not sold, it shall be cancelled.

Section 11. It shall be lawful for any corporation formed under this Act to provide in its articles of incorporation for increasing the capital from time to time by consent of two-thirds of its shareholders by a special resolution, but no such increase shall be valid until the increased capital shall be paid in and until notice thereof shall have been given to the Minister of the Interior and a certificate has been issued by him specifying the amount of such increase of capital stock and that he is satisfied that the same has been duly paid in, and such certificate shall be advertised in the like manner and for the like time as the original certificate authorizing the corporation to commence business, and such corporation may in like manner by consent of two-thirds of its shareholders reduce its capital stock to any sum not below the amount required by this Act to authorize the formation of such corporation, nor below the amount required for the payment of its outstanding obligations, nor shall such reduction be made until the amount of the proposed reduction has been sanctioned by an order of the Supreme Court or one of the Judges thereof. When such sanction and special resolution has been obtained the capital may be reduced whether fully paid up or not.

Section 12. The Minister of the Interior shall examine into the condition of the corporation formed under this Act and ascertain the amount of money paid in on account of its capital, its name and place of residence of each director and the amount of capital stock which each director owns in
good faith and generally whether such corporation has complied with the provisions of this Act to entitle it to engage in the business of banking and if it satisfactorily appears to the Minister of the Interior that such corporation is lawfully entitled to commence the business of banking, he shall deliver to such corporation a certificate stating that said corporation has complied with the provisions required to be complied with before commencing the business of banking, and such certificate shall be published in a newspaper published in the City of Honolulu for at least sixty days after the issuing thereof and shall be conclusive evidence as to the fact of the corporation having complied with the requirements of this Act up to the date of such certificate.

Section 13. Each stockholder of a corporation formed under this Act is individually and personally liable for a portion of its debts and liabilities as the amount of stock or shares owned by him bears to the whole of the subscribed capital stock or shares of the corporation, and for a like proportion only of each debt or claim against the corporation. And in the event of any judgement being obtained against the corporation, and the assets thereof being insufficient to satisfy such judgement, the court in which such judgement shall have been obtained, or any judge thereof, may order execution to issue against the stockholders severally for the proportion of the claim payable by each. Or any creditor of the corporation may institute joint or several action against any of its stockholders for the proportion of his claim payable by each, and in such action the court shall assess the proportion of the claim or debt for which each defendant is liable, and in several judgement shall be rendered against each in conformity with such liability. If any stockholder pays his proportion of any debt due from the corporation incurred while he was such stockholder, he is relieved from

other personal liability for such debt, and if an action has been brought against him upon such debt, it shall be dismissed as to him. The liability of each stockholder is determined by the amount of stock or shares owned by him at the time the debt or liability was incurred, and such liability is not released by any subsequent transfer of the stock. The term stockholder, as used in this section, shall apply not only to such persons as appear by the books of the corporation to be such, but also to every equitable owner of stock, although the same appear on the books in the name of another. Stock held as collateral security, or by a trustee, or in any other representative capacity, does not make the holder thereof a stockholder within the meaning of this section, so as to charge him with any proportion of the debts or liabilities of the corporation, but the pledger or the person or estate represented is to be deemed the stockholder as respects such liability.

Section 14. Every corporation authorized to carry on business by virtue of the provisions of this Act, before it commences business, and on the last Monday in January and July in every year, shall make a statement in the form prescribed by the schedule annexed to this Act, or as near thereto as circumstances will admit, which statement shall be verified by the oath of the President, Secretary or Cashier, and any person who shall swear to the said statement knowing the same or any part thereof to be false, shall be guilty of perjury in the second degree, and shall be liable on conviction to all the penalties prescribed by law for such offence. A copy of each statement shall be put up in some conspicuous place in the principal office and in every branch or place where the business of the company shall be carried on, and the directors shall cause the said statement to be published in Honolulu in the English and Hawaiian languages in at least one weekly for three times and one daily newspaper for one week.
If the corporation shall make default in compliance with any of the provisions of this section, it shall be liable to a penalty not exceeding fifty dollars for every day of default, and any director or manager permitting or allowing such default shall be liable to a like penalty. All such penalties may be recovered before any police justice.

Section 15. The President and Cashier of any corporation formed under this Act shall cause to be kept at all times a full and correct list of the names and residences of all the shareholders in the corporation, and the number of shares held by each, in the office where its business is transacted. Such list shall be subject to the inspection of all the shareholders and creditors of the corporation during the regular business hours of the corporation.

A copy of such list, verified by the oath of the President or Cashier, shall, on the first Monday of September of each year, be filed in the office of the Registrar of the Interior.

Section 16. The Minister of the Interior and the Registrar of Public Accounts of the Kingdom shall, not less than two nor more than four times in each year, make an examination into all the affairs of any corporation formed under this Act, and for that purpose may examine any officer or agent of the same under oath, and shall make a full and detailed report of the condition of the corporation to the King, in Cabinet Council, and no such corporation shall be subject to any other visitatorial powers except those vested in the courts of justice.

Section 17. The stockholders of any corporation formed under this Act shall at no time be allowed to be collectively indebted or liable to such corporation, either as principal debtors or assurees, or both, to an amount greater than three-fifths of the capital stock actually paid in and remaining undischarged by losses or otherwise; nor shall the directors be indebted or liable, except to such an amount and in such manner as shall be prescribed by the By-laws of such corporation.

Section 18. The capital stock of any corporation formed under this Act shall be divided into shares of equal value of an amount to be declared in the articles of incorporation, and the said shares shall be assignable on the books of the corporation, in such manner as its By-laws shall prescribe; but no shareholder in any such corporation shall have the power to sell or transfer any share held in his own right so long as he shall be liable, either as principal debtor, surety, or otherwise, to the corporation for any debt which shall have become due and remain unpaid, nor in any case shall such shareholder be entitled to receive any dividend, interest or profit on such shares so long as such liabilities shall continue, but all such dividends, interest or profits shall be retained by the corporation and applied towards the discharge of such liabilities.

Section 19. No corporation formed under this Act shall take as security for any loan or discount a lien upon any part of its own capital stock, and no such corporation shall be the purchaser of any part of its own capital stock, nor of the capital stock of any other corporation formed under this Act, or of any incorporated company or partnership firm, unless such purchase shall be necessary to prevent loss from a debt previously contracted in good faith, or unless in the case of the forfeiture of stock for non-payment of installments due thereon; and all stock thus purchased or acquired shall be disposed of again within six months from the date of purchase or acquisition.

Section 20. The affairs of every corporation formed under this Act shall be managed by not less than five nor more than eleven directors; subject to the provisions herein contained. It shall be lawful for the corporation to prescribe by its articles of association the qualifications of directors, the time
and method of their election, and the term for which they shall hold office, and to define their powers and authority to provide for their removal from office, the filling of vacancies, and all other matters in connection with their office, and with the management of the business of the corporation, provided, that the directors elected or appointed shall be residents of the Hawaiian Islands.

Section 21. No person shall serve as a director who does not own in his own right at least ten shares of the capital stock of said corporation; nor unless when appointed or elected he shall take an oath that he will, so far as the duty devolves on him, diligently and honestly administer the affairs of such corporation, and will not knowingly violate or willingly permit to be violated any of the provisions of this Act, and that he is the owner in good faith of the number of shares of stock required by this Act standing in his name on the books of the corporation, or subscribed by him, and that the same is not in any way hypothecated or pledged as security for any loan or debt. Such oath subscribed by the person taking it and certified by the officer before whom it is taken shall be filed in the office of the Minister of the Interior.

Section 22. No corporation formed under this Act shall at any time be indebted or in any way liable to an amount exceeding the amount of its capital stock at such time actually paid in and remaining undiminished by losses, or otherwise, except on the following accounts, viz:

First—On account of moneys deposited with or collected by such corporation.

Second—On account of bills of exchange or drafts drawn against money actually on deposit to the credit of said corporation, or due thereto.

Third—On account of liabilities to its stockholders, the money paid in on the capital stock or for dividends and reserved profits.

Section 23. No part of the capital stock of a corporation formed under this Act shall, during the time it continues its business, be withdrawn either in the form of dividends or otherwise.

Section 24. Twice at least in every year the accounts of every corporation carrying on business under the provisions of this Act shall be examined by an Auditor or Auditors who shall be elected annually by the corporation in general meeting.

No shareholder nor officer of the corporation shall be capable of being elected an Auditor of such corporation.

An Auditor on quitting office, shall be eligible for re-election.

If any casual vacancy occurs in the office of any Auditor, the surviving Auditor or Auditors, if any, may act, but if there is no surviving Auditor, the directors shall forthwith call a special general meeting of stockholders for the purpose of supplying the vacancy or vacancies in the Auditorship.

Every Auditor shall have a list delivered to him of all books kept by the corporation and shall at all reasonable times have access to the books and accounts of the corporation; and any Auditor may, in relation to such books and accounts, examine the directors or any other officer of the corporation.

The Auditor or Auditors shall make a report to the stockholders on the accounts examined by him or them, and on every balance sheet laid before the corporation in general meeting during his or their tenure of office; and in every such report shall state whether in their opinion the balance sheet referred to in the report is a full and fair balance sheet, properly drawn up, so as to exhibit a correct view of the state of the corporation's affairs as shown by the books of the corporation, and such report shall be read before the corporation in general meeting.
The remuneration of the Auditor or Auditors shall be fixed by the general meeting appointing such Auditor or Auditors.

Section 25. Every balance sheet submitted to the annual or other meeting of the members of the corporation shall be signed by the Auditor or Auditors and by the President, Secretary or Manager (if any) and by the directors of the corporation or three of such directors at the least.

Section 26. Every corporation formed under the provisions of this Act shall in addition to the powers conferred upon bodies corporate by the provisions of Chapter XXXI of the Civil Code have the following powers, subject to all limitations and provisions herein contained to carry on the business of a bank of discount and deposit in this Kingdom and to make loans of money on cash credit accounts, promissory notes, bills of exchange or letters of credit and other securities of the like nature. And it shall also be lawful for the corporation to deal in money, bullion, specie, precious metal and exchanges of any and with all countries and in notes, bills or other securities for money and generally to transact all such other business as is or shall or may at any time hereafter be usual or lawful for establishments carrying on banking in all its branches, except as a bank of issue, to do a transaction, also to take security by hypothecation of bills including for the payment of any bill or bills of exchange, drawn against any shipment of any description of produce, bullion or merchandise shipped for exportation to foreign ports from foreign ports to any port of this Kingdom or from export to another in this Kingdom. Also to make any advances of money to the proprietors of any sugar mill or sugar or plantation on condition of receiving in payment as security only for such money the crops of sugar and other produce of such proprietor. And also to accept and take such real estate as shall be mortgaged to it in good faith by way of security, such as shall be conveyed to it in satisfaction of debt previously contracted, such as it shall purchase at sales upon

Section 27. If for any reason any corporation formed under this Act desires to disincorporate and wind up its affairs, it shall present a petition to the Minister of the Interior, together with a certificate setting forth that at a meeting of its stockholders, called for that purpose, it was decided by a vote of three fourths or more of the stockholders to dissolve the corporation, which certificate shall be signed by the president of the corporation and secretary of such meeting. The Minister shall enter such petition and certificate of record in his office, and after thirty days notice by publication in Hawaiian and English, in two newspapers published in Honolulu, shall proceed to consider the same, and if satisfied that the vote certified has been duly taken and that all debts due by the said corporation have been paid and discharged, he shall declare the corporation dissolved.

Section 28. Unless other persons are appointed by some competent jurisdiction in pursuance of due process of law, the directors of the corporation at the time of the dissolution shall continue to act as trustees of the stockholders.
CHAPTER XXIV.

AN ACT

To amend Section 4 of Chapter 62 of the Penal Code.

Be it enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. That Section 4 of Chapter 62 of the Penal Code be and the same is hereby amended so as to read as follows:

"Section 4. The Board of Health is authorized to make arrangements for the establishment of Hospitals on each island where lepros patients in the incipient stages may be treated in order to attempt a cure; and the said Board and its agents shall have full power to discharge all such patients as it shall deem cured, and to send to a place of isolation contemplated in Sections 1 and 2 of this Act, all such patients as shall be considered incurable or capable of spreading the disease of leprosy."

Section 2. This Act shall become a law from and after the date of its passage, and all laws and parts of laws in conflict with the provisions of this Act are hereby repealed.

Approved this 11th day of August, A. D. 1884.

KALAKAUAA, REX.

CHAPTER XXV.

AN ACT

To Enlarge the Jurisdiction of the Police Courts in Certain Cases of Assault on a Public Officer.

Be it enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. The several Police Courts of this Kingdom
shall have concurrent jurisdiction with the Supreme Court and Circuit Courts of all cases of Assault or Assault and Battery on any public officer, civil or judicial, with intent to resist, prevent, hinder or obstruct him in the discharge of his duty as such, except as hereinafter provided.

Section 2. In cases where the offense is not of a high aggravated character, said Police Courts may punish the offender by fine not exceeding two hundred dollars, or by imprisonment at hard labor not exceeding two years, or both, in the discretion of the Court; but in cases where such punishment would be inadequate, the offender shall be committed for trial according to existing provisions of law.

Section 3. This Act shall take effect from and after the date of its approval.

Approved this 11th day of August, A. D. 1884.

KALAKAUA, REX.

CHAPTER XXVI.

AN ACT

To amend Section 1006 and 1007 of the Civil Code amended by the Session Laws of 1872, Chapter III.

Be it enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. That Section 1006 of the Civil Code as amended by the Session Laws of 1872, Chapter III, be and the same is hereby amended so as to read as follows:

"Section 1006. Any party deeming himself aggrieved by the decision of any Circuit Judge at Chambers, in any case whether civil or criminal may appeal therefrom to the Circuit Court of the same Judicial District or if on the Island of Oahu, to the Supreme Court, by giving notice of his appeal within five days after the rendering of such decision, and within ten days after the date of such decision paying the costs accrued, and, if it is a civil case, depositing a good and sufficient bond in the penal sum of one hundred dollars, conditioned for the payment of the costs further to accrue in case he is defeated in the Court above; provided always, that where such appeal is taken solely upon exceptions to the decision of the Justice on points of law, the appeal shall be heard and determined by the Apellate Court in Bancro; and provided further that if thereafter a Circuit Court be established in the Island of Oahu, then all appeals provided for in this section shall be taken to such Circuit Court."

Section 2. That Section 1007 of the Civil Code as amended by the Session Laws of 1872, Chapter III, be and the same is hereby amended so as to read as follows:

"Section 1007. Any party deeming himself aggrieved by the decision of any Police or District Justice in any civil or criminal case, depositing a good and sufficient bond in the penal sum of one hundred dollars, conditioned for the payment of the costs further to accrue, in case he is defeated in the Court above; provided, always, that where such appeal is taken solely upon exceptions to the decision of the Circuit Judge on points of law the appeal shall be heard and determined by the Apellate Court in Bancro."

Section 3. All laws and parts of laws in conflict with the provisions of this Act are hereby repealed.
CHAPTER XXVIII.

AN ACT

To provide for the appointment of road supervisors in chief for the island of Hawaii, for the island of Maui to include also the islands of Molokai and Lanai, for the island of Oahu and the island of Kauai.

Be it enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the kingdom assembled:

SECTION 1. The Minister of the Interior shall appoint a road supervisor for the island of Hawaii, a road supervisor for the island of Maui, the road supervisor for the islands of Molokai and Lanai, a road supervisor for the island of Oahu, the road supervisor for the island of Oahu shall not however have jurisdiction over the district of Kona in said island, and also a road supervisor for the island of Kauai, the parties so appointed shall be designated road supervisors in Chief for the respective islands to which they are appointed.

SECTION 2. The road supervisors in Chief shall, by and with the approval of the Minister of the Interior, appoint within their respective jurisdiction a Deputy Road Supervisor for each taxation District therein, who shall be a resident of the district to which he is appointed.

SECTION 3. The road supervisors in Chief shall within their respective jurisdiction have the direction of public labor on roads, bridges and all public highways, and disburse all road taxes and money appropriated by the Legislature for roads, highways and bridges under the instruction of the Minister of Interior to whom they shall respectively account for all money so expended, furnishing vouchers for such expenditures.
SECTION 4. The Road Supervisors in Chief shall hold their office for the term of two years subject to removal for cause and shall receive as compensation for their services such sum of money as may be appropriated by the Legislature for that purpose.

SECTION 5. The Deputy Road Supervisors whose appointments are provided for by Section 2 of this Act shall hold their office at the pleasure of the Road Supervisors in Chief by whom they are appointed, and they shall receive such reasonable compensation as said Road Supervisors in Chief may deem just with the approval of the said Minister of Interior.

SECTION 6. It shall be the duty of each Road Supervisor in Chief to surrender to his successor in office all accounts and other papers relating to the office, and all public moneys he may have in hand, together with all implements belonging to the Government which may be in his possession or under his control.

SECTION 7. It shall be the duty of the several Road Supervisors in Chief to make a circuit of their respective jurisdictions at least three times in each year, and also to see that the Deputy Road Supervisors in each taxation district have and do keep the roads in their districts in good order and condition and free from noxious weeds and plants.

SECTION 8. The Road Supervisors in Chief shall before entering upon the duties of their office execute and deliver a bond in such sum as the Minister may deem fit with one or more sureties, conditioned that the said Road Supervisor shall well and truly perform the duties of his office and expend the public moneys for the purposes only for which they were placed in his control and custody.

SECTION 9. The Minister of the Interior shall appoint one Road Supervisor for the district of Kona, Island of Hawaii, who shall have supervision in said district of Kona, and all labor on roads, bridges and public highways, who shall be paid for his services such sum of money as the Legislature may appropriate for that purpose.

SECTION 10. All laws and parts of laws in contravention of the provisions of this Act are hereby repealed.

SECTION 11. This Act shall become a law from and after the date of its passage.

Approved this 11th day of August, A.D. 1884.

KALAKAUA, REX.

CHAPTER XXIX.

AN ACT

To Amend Chapter XXXIV of the Session Laws of 1882 relating to the Suppression of Disease among Animals in the Hawaiian Kingdom.

Became Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled.

SECTION 1. That Sections 1, 2, 3, and 4 of said Act be and the same are hereby amended so as to read as follows:

"Section 1. The Minister of the Interior is hereby authorized and directed to establish on each of the Islands of the Kingdom having Ports of Entry a quarantine station or stations for animals.

"Section 2. The Minister of the Interior is hereby authorized and directed to appoint three competent persons for each of the Islands of the Kingdom having Ports of Entry, who shall be designated "Boards of Inspectors of Animals," and from time to time, when such offices, for any reason shall become vacant, to re-appoint competent persons to fill..."
the same. One of the three appointed on each Board shall be designated the Executive Inspector. Such officers, for purposes of this Act, shall possess all the powers, rights, privileges and immunities of customs officers or officers acting under the Board of Health, and it shall be their duty to cause the various quarantine stations to be kept clean and properly filled for use.

"Section 3. The master of any vessel on which there have been shipped, live animals for any port in this Kingdom shall immediately upon arrival, notify the customs officers of such fact, and said officers shall at once cause the Inspecting officers to be notified, and shall not permit the animals to be taken from the wharf or landing, not in any portion of the food or water, nor of any effects connected therewith, provided for their use during the voyage, to be removed from the wharf or landing until the Inspecting Officer shall have inspected and passed the same.

"Section 4. All live animals except such birds and small animals as shall be specially exempted by the Inspecting Officer, shall be subject, on arrival in this Kingdom from any foreign port or country, to be quarantined at the expense of the owner or consignee thereof, in such places as shall be appointed by the Minister of Interior, for a period of not less than thirty days, and for such longer period as shall be deemed necessary by the Board of Inspectors on account of the presence of any contagious disease or distemper, or because the port or country whence such animals are brought is affected with such disease or distemper, or for any other good and sufficient reason having reference to the public good. Whenever, after careful examination and attention, the Inspecting Officer shall find that such animal or animals, or infected with any disease or distemper of a nature dangerous to the live stock of the country, he shall report the same to the Board of Inspectors and if the majority of the Board shall decide that the public interests require, they shall cause such animal to be utterly destroyed; said Board of Inspectors may also cause all the food and other effects connected with such animals, independently of the animals themselves, to be destroyed."

"Section 2. That said Act be further amended by adding thereof the following Sections to be designated Section 7 A. and Section 7 B.

"Section 7 A. It shall be the duty of every person to report immediately to the nearest Executive Inspector or Inspecting Officer, any animal on or about his own premises or the premises of another, which he shall have reason to believe to be affected with any infectious or contagious disease or distemper, under a penalty of not less than five nor more than one hundred dollars for each offense.

"Section 7 B. Said Inspecting Officers shall have the power to enter upon any premises where they have reason to believe there is any animal affected with any infectious or contagious disease or distemper of a nature dangerous to the live stock of the country, and to cause any such animal to be placed in quarantine for such time as said officer may deem necessary. And shall have the power with the approval of the majority of said Board, to cause any such animal to be destroyed."

"Section 3. That Section 9 of said Chapter also be amended as to read as follows:

"Section 9. There shall be collected from the owner or consignee of animals inspected under this Act, one dollar per head for all horses, mules and cattle; fifty cents per head for all sheep and goats; ten cents each for every other animal or bird, and when from the nature of the case, the making of such inspection shall be unusually onerous or severe, twenty-five per cent additional shall be paid to the Inspector."
"All fees collected shall belong to the officer making the
inspection, and shall be full compensation for his services in
such inspection."

Section 4. That said Act be further amended by adding
thereunto the following sections, to be designated Section 9 A
and Section 9 B.

"Section 9 A. The several Executive Inspecting Officers
of the Kingdom shall keep regular records of the proceed-
ings of their respective Boards, and shall semi-annually make
a full and detailed report of their transactions, including an
account of their receipts and expenses, to the Minister of
Interior, who shall lay the same before the Legislature.

"Section 9 B. All reasonable expenses incurred in place
any diseased animals in quarantine and of feeding and care
for the same, including medical treatment, while in quar-
tine, shall be paid by the owner or consignee of such animal.

"Any Executive Inspector appointed under this Act, in
name in his own name or the majority of any of said
Boards may sue in the name of such Board, any said
owner or consignee, who shall refuse or neglect to pay the
fees or expenses mentioned in this Act; or may in his
their discretion, hold any animal for which the fees and
expenses have not been paid after demand, and after five
days public notice, sell at public auction (provided the
animal be not affected with any infectious or contagious
disease or distemper) and from the proceeds of such sale:
Executive Inspectors or majority of such Board may retain
sufficient amount to cover the fees and all expenses incurred
and the balance pay over to the owner or consignee of the
animal thus sold."

Approved this 11th day of August, A. D. 1884.

KALAKAUA, REX.

CHAPTER XXXI.

AN ACT

Relating to the Powers of the Sheriffs.

Be it Enacted by the King and the Legislative Assembly of
the Hawaiian Islands, in the Legislature of the Kingdom
assembled:

Section 1. Each of the several Sheriffs of the Kingdom
shall have the power to suspend any constable in his guberna
CHAPTER XXXII.

AN ACT

To Fix the Compensation of Pilots at the Port of Honolulu.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

SECTION 1. The compensation of the Pilots at the Port of Honolulu shall be as follows: For all mail steamers of one thousand tons register or upwards, fifty dollars in and same out; for all transit steamers of one thousand tons and upwards seventy-five dollars in and same out; for all vessels of war two dollars per foot on draught of water in and out; for all sailing vessels under two hundred tons register, one dollar and a half per foot in and out; for all other vessels and steamers five cents per ton in and same out; for anchoring vessels outside twenty dollars, if brought into harbor, this charge shall be reduced to ten dollars; for any detention on board a vessel for more than twenty-four hours the compensation shall be seven dollars per day.

SECTION 2. This Act shall take effect and become a law from and after the date of its approval, and all laws or parts of laws opposed to or inconsistent herewith are hereby repealed.

Approved this 29th day of August, A. D. 1884.

KALAKAUA, REX.

CHAPTER XXXIII.

AN ACT

To Promote the Construction and Operating of Steam Railroads on the Island of Oahu.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

SECTION 1. The Minister of the Interior is hereby authorized, with the advice and consent of the King in Privy Council to grant Chas B. Wilson and his associates and successors, upon their fulfilling the necessary conditions therefor, as provided by the corporation Act of the Kingdom, a Charter of Incorporation, which shall in terms, confer upon such Corporation the privilege for the term of thirty years of constructing and operating entirely at the expense of such corporation without any subsidy or allowance from the Hawaiian Treasury, steam railroads for carrying passengers and freight, of not less than thirty inches gauge, under the powers, rights and liabilities set forth in an act to promote the construction of railways, the same being Chapter 9 of the Laws of 1878, as amended by Chapter 41 of the laws of 1880 as follows:

"From the south easterly side of Fort Street in said Honolulu at its junction with Halekauila Street easterly along said Halekauila Street and the back bay of Honolulu harbor across the flata makai of King Street to Waikiki and through Waikiki to Kapiolani Park and through Kapiolani Park on to Nuuanu, passing makai of Diamond Head and from some point on the north westerly side of Manamae street makai of King street in said Honolulu, westerly makai of King street, to and along the shore of Pearl River Lagoon to any point at or near the said lagoon."
Section 2. Such steam railroads shall not be constructed with any grade over the rate of eighty feet per mile nor with any curve on less than a three hundred feet radius.

Section 3. The railroads shall not run so near the public road, except at necessary crossings as to interfere with the same or as to make the use of the public road with horses insecure; nor shall the railroad to Kapiolani Park cross the Waikiki road in more than one place on the route; and such rules and precautions for the crossing shall be required in the Charter as will secure the safety and convenience of the public.

Section 4. The construction and equipment of the railroads must be approved by the Minister of the Interior by and with the advice of the King in Privy Council.

Section 5. The Charter shall define by survey the entire route of railroads provided for by this Act, which survey must be approved by the King in Privy Council.

Section 6. The said Corporation shall, within one year from the date of their charter, begin the construction of that part of the said steam railroad lying between said Fort street and the Kapiolani Park, and shall within two years from the date of the Charter complete and furnish with rolling stock, and open to the public such section of the said road lying between Fort street and Kapiolani Park, and after the expiration of three years from the date of the charter this privilege for all that portion of the proposed lines not at that time occupied by track shall be forfeited.

Section 7. Except as herein otherwise provided, the rights and privileges mentioned in the foregoing sections are granted to the said Charles B. Wilson and his associates and assigns upon such terms, conditions and restrictions as may be now imposed or may hereafter be imposed by the laws of the Hawaiian Kingdom in relation to the matter of constructed and maintaining railroads in this Kingdom, and a strict compliance on the part of the said Charles B. Wilson his associates assigns and successors with all the provisions of such laws is hereby required.

Section 8. This Act shall take effect and become a Law from and after the date of its approval.

Approved this 29th day of August A. D. 1884.

KALAKAUA, REX.

CHAPTER XXXIV.

AN ACT

GRANTING TO WILLIAM R. AUSTIN AND HIS ASSOCIATES THE RIGHT TO CONSTRUCT AND OPERATE A STREET RAILROAD UPON CERTAIN STREETS OF THE CITY OF HONOLULU.

BE it enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. The right is hereby granted to William R. Austin and his associates and assigns or such corporation as may be incorporated or organized by him or them to construct, lay down, maintain and operate for the term of thirty years from the passage of this Act, a single track street railway with all the necessary curves, switches and turn-outs or double track street railways through such of the streets mentioned in this Act as may be permitted by the Minister of the Interior, by and with the consent of the King in Privy Council, along and upon the following streets in the City of Honolulu, commencing at the junction of King street and Nuuanu street, thence easterly along King street and the Waikiki road to Kapiolani Park; from the aforesaid junction
along King street westerly to Moanalua from the aforesaid
division northerly along Nuuanu street to the Pali. Also
from the junction of Judd street with Nuuanu street along
Judd street to Lilaha street and along Lilaha street to the
junction with King. Also from the junction of Beretania
street with Nuuanu street along Beretania street to Punahou
street, and along Punahou street to Manoa road and along
Keaauumoku street from Beretania to King street. Also from
the junction of Alakea street with King street, northerly
along Alakea street to Beretania street, and southerly along
Alakea street to the manuka side of the street along the
water front and along Allen street to the Custom House.

Section 2. Except as herein otherwise provided the
rights and privileges mentioned in the foregoing section are
grant to the said Wm. R. Austin and his associates and
assigns upon such terms, conditions and restrictions as are
now imposed or may hereafter be imposed by the laws of the
Hawaiian Kingdom in relation to the matter of constructing
and maintaining street railroads in the cities of the said kings
and a strict compliance on the part of the said Wm. R. Austin,
his associates, assigns and successors, with all the provision
of such laws is hereby required.

Section 3. The Legislature of the Hainan Island or
the Minister of the Interior when authorized hereby by
the Legislature, may grant to one or other corporation an
no more the right to use either of the aforesaid streets for a
distance of seventeen hundred feet and no more, upon the
following conditions: That each company, person or corpora
using the said track jointly shall pay an equal part of the
for the construction and maintenance of the portion of the
track so used jointly.

This section shall apply to persons and companies as
as corporations.

Section 4. Whenever the said Wm. R. Austin, his

states, assigns or successors shall elect to operate said rail
ways or either or any of them in whole or in part by the use
of an endless wire rope or cable and stationery steam engines,
it shall be unlawful for him or them to make all needful and
convenient trenches and excavations in any of such streets
under which he or they propose to place such rope or cable;
and to place in such trenches and excavations all needful and
convenient machinery for operating said railroads in the man
ner and by the means aforesaid, and to erect and maintain at
convenient and suitable points along the line of the streets
under which such wire cables are placed steam and other
generators and boilers of ample and sufficient power and to
connect the same with said wire cables. All such trenches
and excavations shall be beneath the surface of the street,
which surface shall be securely supported so as not to impair
the use and enjoyment of said streets by the public. And the
framework of all trestles in which wire cables are placed
shall be constructed in a substantial and workmanlike man
ner, and the slot or aperture opening into such trenches shall
not exceed three-fourths of an inch in width.

Section 5. It shall not be lawful for said Wm. R.
Austin and his associates and assigns or successors to propel
the cars over said railways or either thereof at a rate of
speed exceeding eight miles an hour, and for each violation of
this provision he or they shall be subject to a penalty of one
hundred dollars, to be recovered in the Police Court of Hon.
and at the suit of the Attorney-General of the Kingdom to
the use of the Government.

Section 6. Said Wm. R. Austin, his associates and
assigns or successors shall be required by the Minister of the
interior:

Firstly, to construct said railway in such manner as will
cause the least obstruction to the free use of the streets in
which it may be laid down.
Secondly, to construct said tracks as nearly as possible in the middle of the said streets, unless otherwise directed by the Minister of the Interior.

Thirdly, to pave or macadamize the entire length of the streets used by his or their track between the rails but between the tracks if there be more than one track laid, and to keep the same constantly in repair flush with the street and with good crossings; such material shall be used in said paving, macadamizing or repairing as may be directed or permitted by the Minister of the Interior.

Fourthly, that said track shall not exceed in width any inches within the rails.

Fifthly, that in laying down the track not more than one block shall be obstructed at any one time nor for a longer period than fifteen working days.

Sixthly, that the cars must be of the most approved construction for comfort and convenience and safety of passengers.

Seventhly, that the work in constructing the said railway must be commenced within one year from the passage of the Act, and that the same must be completed within three years thereafter.

Eighthly, the Minister of the Interior by and with the consent of the King in Privy Council, when the necessity of the street or road requires it, shall compel the Corporation to widen the street, or road at its own expense obtaining sufficient room for the track, so that it shall not interfere with the ordinary use of the street or road.

Section 7. A failure on the part of the said William Austin, his associates and assigns or successors to comply with the provisions of this Act shall work a forfeiture of the right of way and of the franchise granted upon such streets as not occupied by track at the expiration of three years.

Section 8. The right to grade, sewer, pave, macadamize, or otherwise improve, alter or repair the streets or highways reserved to the Government and cannot be alienated or impaired, but such work shall be done in such manner as to obstruct the railroad as little as possible; and if required the grantees of the franchise must shift the rails so as to avoid the obstructions made.

Section 9. If said railroad or any agent or employee thereof shall demand or charge a greater sum of money for fare on the cars of such railroad than that fixed by this bill, said railroad or such agent or employee shall forfeit to the person who is thus overcharged the sum of one hundred dollars, to be recovered in a civil action in any court having jurisdiction thereof.

Section 10. Upon the trial of an action for any of the sums forfeited as provided in the foregoing section, proof that the person demanding or receiving the money as fare or for the sale of a ticket or check, was at the time of making the demand or receiving the money engaged in an office of the railroad or on a vehicle belonging to it, shall be prima facie evidence that such person was the agent, servant or employee of the corporation to receive the money and give the ticket or check mentioned.

Section 11. Said William R. Austin, his associates and assigns or successors shall pay in annual payments to the Department of the Interior the sum of ten dollars per annum as a license tax upon each passenger car used by him or them, and no greater sum shall be exacted as car license.

Section 12. The rates of fare for each passenger upon the said railroad shall not exceed five cents for each passenger using said cars up to and within Judd Street, the Industrial school and to and within Punahou Street, and ten cents for each passenger using said cars beyond the last mentioned points.

Section 13. The rails of said railroad shall be so laid and
the track so constructed that the same shall not interfere or prevent any other railroad company hereafter formed from crossing the roads herein mentioned at any point.

At the expiration of the franchise herein granted it shall be the privilege of the Government to purchase from the owner of the tracks, cars, stock and fixtures of said owners at a price to be fixed by arbitrators an umpire if need be.

Approved this 29th day of August, A.D. 1884.

KALAKAUA, REX.

CHAPTER XXXV.

AN ACT

TO REGULATE PROCEEDINGS IN BANKRUPTCY IN THE HAWAIIAN ISLANDS.

It is Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

SECTION 1. Every person owing debts to the amount of five hundred dollars who shall refuse or fail to make payment of any of his just demands for ten days after the same shall become due, shall depart the Kingdom with the intent to hinder, delay or defraud his creditors, or who shall secretly remove, or keep or remove his property to hinder, delay, or defraud his creditors, or to hinder or delay the service of legal process for the collection of any debts who shall make an fraudulent or secret conveyance of his property to any person or persons, or make any secret removal or other disposition of his property for the purpose of hindering, delaying or defrauding his creditors, may, upon the petition to any Justice of the Supreme Court by any creditor to the amount of two hundred and fifty dollars, be declared bankrupt.

SECTION 2. Any person owing debts to the amount of five hundred dollars which have not been created in consequence of defalcation as a public officer, or executor, administrator, guardian or trustee, or while acting in any other fiduciary capacity may file his petition verified by oath, before any Justice of the Supreme Court and ask to be adjudged a bankrupt, which petition shall be heard and acted upon forthwith.

SECTION 3. Any petition to declare a person bankrupt shall be verified by oath, and state the act or acts of bankruptcy relied upon, such petition shall be accompanied by a bond, the penalty thereof to be fixed in such a sum as the Justice may think proper, which bond shall be conditioned for the payment of all costs of proceedings and damages accruing to the party petitioned against in case of failure to prove him bankrupt.

SECTION 4. Upon receiving such petition and bond as mentioned in Section 3, or when any person shall be declared bankrupt upon his own petition as provided in Section 2, the Justice shall issue an order to the Marshal of the Kingdom or his Deputy, or to the Sheriff of an island as the case may be, to take possession of the debtor's stores and other property, goods, chattels, property, books and papers and hold the same until the election or appointment of an assignee or assignees. Provided, however, that in all proceedings where any of the property and effects of the debtor ought, in the discretion of the Justice, to be sold and that such sale would be for the benefit of the bankrupt's creditors that the said Marshal or his Deputy or the Sheriff as the case may be, shall, upon the order of the Justice sell the same and hold the proceeds of such sale, until the election or appointment of an assignee or assignees.

SECTION 5. After the filing of the petition and bond as provided in Section 3, the Justice shall fix a time for hearing
the alleged bankruptcy, and notice of such hearing and a copy of the petition shall be served upon the party petitioned against.

Section 6. Whenever any person shall be declared a bankrupt either upon his own petition or that of his creditor or creditors he shall immediately file with the Clerk of the Supreme Court a schedule of all his creditors, with the amounts due each creditor respectively which schedule shall contain all secured and unsecured accounts and if secured, the nature of such security; he shall also file an inventory of all assets including such as may be exempt by law.

Section 7. Upon the adjudication by the Justice of any person as a bankrupt, the Justice shall order a notice to be published in some newspaper, notifying the creditors of such bankrupt to come in and prove their claims before the Justice upon a day to be named in such notice, and shall also cause the Marshal, his Deputy or Sheriff as the case may be, or either of them, to serve notices by mail upon the creditors of such bankrupt of such meeting, and all creditors who have so proved their claims on the day named in said publication and notice, may proceed forthwith to elect one or more assignees of said bankrupt estate as herein after provided and in case of failure of the creditors to elect an assignee or assignees on the day named in said notice and publication then the Justice shall appoint an assignee or assignees, who shall immediately give notice by publication of such appointment or election.

Section 8. Any creditor may object to the allowance of proof of any claim and the hearing shall be had before the Justice, and any creditor whose claim is so objected to shall have no voice in the choice of assignees, provided, however, that the creditor or creditors making such objection file an affidavit that such objection is bona fide, and is not made for the purpose of depriving the creditors objected to of having their voice or vote in the election of assignees. Either party or the assignees may take an appeal from the decision of the Justice to a Jury, upon complying with the requirements in regard to appeals contained in Section 21.

Section 9. Creditors may prove their claims at any time before the discharge of the debtor, but shall participate only in such dividends as may be declared after the proof of their claims. Debts not due may be proved allowing a discount for interest, and all persons who are endorsers or surety for the debtor, or who have demands against him as drawer or endorser of any note, or upon any other demands or undertakings whatsoever, may be considered as creditors provided that the bill, bond, note or other contract be made before bankruptcy and that the debt demanded shall become absolute before the final dividend of the bankrupt estate.

Section 10. Upon the election or appointment of an assignee or assignees as the case may be, the Marshal, or his Deputy or the Sheriff of the island where the property may be situate, shall immediately deliver all property in his possession or under his control to the assignee or assignees, and the election or appointment of an assignee or assignees shall immediately vest all property real, personal or mixed of said bankrupt in such assignee or assignees.

Section 11. Claims shall be proved before the Justice by the oath of the creditors, and to entitle any creditor to have a vote in the election of assignees, he must first prove his claim. All elections for assignees shall be by ballot and no creditor to an amount less than one hundred dollars shall be entitled to vote. A majority in number and value of all the creditors who have proved their claims shall be necessary to elect an assignee or assignees, and upon a failure by the creditors to elect an assignee, the Justice presiding shall appoint one or more assignees as he may think proper. The Justice may order the assignee or assignees so elected or appointed to give
bond for the faithful performance of his or their duty in so sum as he may deem sufficient.

Section 12. The assignee or assignees shall have power in his or their own name or names to sue for collect debts due the bankrupt, and also bring any suit in or their own name or names which has for its object recovery of any portion of the bankrupt’s property. The assignee or assignees may dispose of all property belonging to the bankrupt of whatever name, nature or kind at the public or private sale. Such private sales however shall be valid only upon confirmation of the Court having jurisdiction of the proceedings. If any assignee dies or becomes incapacitated to perform his duties the Justice may appoint another person to fill his place. The assignee or assignees at any time examine the bankrupt upon oath before the Justice as to such matters connected with his bankruptcy as he or they may think proper for the interest of the creditors. They shall have power to execute all documents under or otherwise necessary or proper to convey the property sold by them to the purchaser.

Section 13. The assignee or assignees shall immediately after their election or appointment file with the Clerk of the Supreme Court a list of all the assets that have come to the possession or knowledge. They shall make as many divisions of said estate as they may think proper not to exceed in number one for each creditor who have proved their claims without priority or preference, provided, however, that all debts due the Hawaiian Government shall be paid in full before a dividend is declared, and provided also that any employee or servant of a bankrupt shall be entitled to receive in no event not more than one month’s salary or wages due him at the time of the failure or bankruptcy of his employer.

Section 14. The bankrupt shall be divested of all his and interest in his property from the day of his failure (ex
the necessary clothing of himself and family and such other necessaries not to exceed the value of three hundred dollars as the Justice may designate) and every assignment conveyance or transfer of his property made by him after he shall have become insolvent or committed an Act of bankruptcy, except upon a good consideration to a bona fide purchaser having no reasonable cause to believe him to be insolvent or bankrupt or in contemplation of insolvency or bankruptcy shall be void, and the property so transferred may be recovered and disposed of by the assignees for the benefit of the creditors.

Section 15. Upon the filing of a petition as provided in Sections 1 and 2, all civil suits pending in relation to and all executions or attachments laid upon the bankrupt’s property shall cease, determine and be stayed; provided, however, that any bankrupt may be arrested and imprisoned as a fraudulent debtor upon the sworn petition of any creditor setting forth sufficient cause for such arrest and imprisonment.

Section 16. Every bankrupt who shall have surrendered, discovered and delivered over to the assignee or assignees all his property real and personal, may, after the expiration of six months from the date of his adjudication as a bankrupt, apply to the Court for a discharge from all his debts. Upon application for such discharge the Justice shall order notice to be given by an advertisement of two weeks and also by mail to all creditors who have proved their debts to appear on the day appointed by such advertisement and notice and show cause, if any they have, why a discharge should not be granted to the bankrupt.

Section 17. No discharge shall be granted, or if granted valid, in any of the following cases:

1. If the bankrupt has willfully sworn falsely in his petition, schedule or inventory or upon any examination had in the course of the proceedings in bankruptcy.
2. If the bankrupt has concealed any part of his estate or books or writings relating thereto, or has been guilty of any fraud or negligence in the care, custody or delivery of the same to his assignee.

3. If at any time he has mutilated, destroyed, altered or falsified any of his books, documents, papers, writings or securities, or has made or been privy to the making of any false or fraudulent entry in any book of account or other document with intent to defraud his creditors or has removed or caused to be removed any part of his property with intent to defraud his creditors.

4. If the bankrupt has made any fraudulent payment, gift, transfer, conveyance, or assignment of any part of his property or has lost any part thereof in gaming, or has admitted a false or fictitious claim against the estate.

5. If the bankrupt, having knowledge that any person has proved such false or fictitious claim has not disclosed the same to his assignee within one month after such knowledge.

6. If a bankrupt, being a merchant or tradesman, has not at all times after the approval of this Act, kept proper books of account.

7. If the bankrupt or any person on his behalf, has at any time during the stage of the proceedings, influenced the action of any creditor by any pecuniary consideration or obligation.

8. If the bankrupt has, in contemplation of becoming bankrupt, made any pledge, payment, transfer, assignment or conveyance of any part of his property, directly or indirectly, absolutely or conditionally, for the purpose of prefering any creditor or person having a claim against him, or who is or may be under liability for him, or for the purpose of preventing the property from coming into the hands of the assignees, or of being distributed in satisfaction of his debts.

9. If the bankrupt has committed any fraud in the contracting of his liabilities.

Section 18. Any creditor who has proved his claim, opposing the discharge of any bankrupt shall file a specification in writing of the grounds of his opposition, and the Justice shall thereupon proceed to hear and determine such objections and specifications.

Section 19. Before any discharge is granted, the bankrupt shall take and subscribe an oath to the effect that he has not been, suffered or been privy to any act, matter or thing specified as a ground for withholding such discharge, or as invalidating the same if granted.

Section 20. If it shall appear to the Justice that the bankrupt has in all things complied with the requirements of this Act and that under the provisions thereof he is entitled to a discharge, the Court shall grant him a discharge from all his debts, provided however that such discharge shall not apply to such debts as have been created by fraud or embezzlement, or by defalcation, as a public officer, while acting in any fiduciary capacity.

Section 21. Any person interested may except to any decision of the Justice in proceedings under this Act and appeal therefrom to the Supreme Court in Banc. Provided each party give notice of his appeal within five days after the rendition of such decision and file a bond within said five days in the penal sum of one hundred dollars with the Clerk of the Court, conditioned for the payment of all costs arising from said appeal in case it shall not be sustained.

Section 22. The Justice may at any time upon the motion of one or more creditors who have proved his or their claims, require the assignee or assignees to file his or their accounts, and if he or they have funds subject to distribution may require him or them to distribute them forthwith. The Justice may remove any assignee at any time for cause shown, and the
Section 23. Preparatory to the final account and dividend, the assignee or assignees shall submit his or their accounts to the Justice and file the same, and shall thereupon give notice to all the creditors who have proved their claims, that he will apply for a settlement of such accounts and for a discharge from all liability as assignee or assignee at a time specified in such notice. At the hearing the Justice shall audit the accounts and any person interested may appear and contest the same. The Justice may thereupon at his discretion pass the accounts and order a dividend of any portion of the estate remaining undistributed and shall discharge the assignee or assignees.

Section 24. The costs of proceedings under this Act, except in cases where the petitioner fail to prove the person petitioned against, a bankrupt, shall be borne by the bankrupt's estate.

Section 25. The assignees shall be paid five per cent upon all monies received and paid out by him and shall be allowed all other reasonable expenses incurred in the administration of his trust.

Section 26. Two or more persons who are partners in business may be adjudged bankrupt, either on the petition of such partners or any one of them, or on the petition of one or more creditors of the partnership, in which case an order shall issue as provided by this Act, upon which all the joint stock and property of the partnership, and also all the separate estate of each partner shall be taken, except portions thereof as may be exempt by law from levy and execution, and all the creditors of the partnership and the separate creditors of each partner shall be allowed to prove their claims, and the assignee or assignees shall be chosen by the creditors of the copartnership; such assignee or assignees shall keep separate accounts of the joint stock or property of the copartnership and of the separate estate of each partner thereof; the net proceeds of the joint stock shall be appropriated to pay the creditors of the copartnership, and the net proceeds of the separate estate of each partner shall be appropriated to pay his separate creditors, and if there shall be any balance thereafter such balance shall be added to the joint stock for the payment of joint creditors.

Section 27. In all other respects the proceedings as to partners shall be conducted in like manner as if they had been commenced and prosecuted by or against one person. If the petition be filed by less than all the partners of a copartnership, those partners who do not join shall be proceeded against in the same manner as in the case of the other debtors who are required to show cause upon a creditor's petition.

Section 28. The provisions of this Act shall apply to corporations, and upon the petition of any officer of a corporation duly authorized by a vote of the Board of Directors or Trustees at a meeting specially called for that purpose, or by the assent in writing of a majority of the Directors or Trustees as the case may be, or upon a creditor's petition made and presented in the manner provided by this Act, the like proceeding shall be had and taken as are provided in the case of debtors. All the provisions of this Act which apply to debtors, shall apply to each and every officer of any corporation in relation to the same matters concerning the corporation. Whenever any corporation shall be declared bankrupt all its property and assets shall be distributed among its creditors.
SECTION 29. All proceedings pending at the time of the approval of this Act shall be heard and concluded under the provisions of the law then existing.

SECTION 30. Sections 963 to 995 both inclusive and Chapter XI of the Laws of 1870 and all laws and parts of laws contrary to the provisions of this Act be and the same are hereby repealed.

SECTION 31. This Act shall take effect and become a law from and after the date of its publication.

Approved this 29th day of August, A. D. 1884.

KALAKAUAI, REX.

CHAPTER XXXVI.

AN ACT

TO AMEND AN ACT ENTITLED "AN ACT TO REGULATE THE SALE OF SPIRITUOUS LIQUORS," APPROVED THE SEVENTH DAY OF AUGUST, A. D. 1882.

BE IT ENACTED by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

SECTION 1. That Section 5 of said Act be and hereby amended so as to read as follows:

"SECTION 5. Whoever shall distill any spirituous liquor in this Kingdom (except under a license issued pursuant to an Act approved on the 13th day of July, A. D. 1874, entitled "An Act authorizing the Minister of the Interior to grant licenses to owners of mills for the manufacture of sugar, licensees to distill spirituous liquor;") shall be liable to a fine, of not less than fifty dollars, nor more than one thousand dollars, and in default of payment of such fine shall be imprisoned at the public labor for any term not exceeding two years. The possession of such distilled liquor shall be prima facie evidence of the distillation thereof, and it shall be incumbent on the party or parties having possession thereof, to prove their innocence of distilling the same."

SECTION 2. That Section 18 of said Act be and the same is hereby amended so as to read as follows:

"SECTION 10. Before granting such wholesale license to sell spirituous liquors, the applicant shall pay for the use of the Hawaiian Government, five hundred dollars, and give a bond to the Minister of the Interior in the penalty of one thousand dollars, with at least one sufficient surety to be approved by said Minister."

SECTION 3. That another Section called Section 16A, shall be inserted after Section 16, which shall read as follows:

"SECTION 16A. It shall not be lawful for any retailer of spirituous liquors to sell the same to minors or women or to any person or persons who may be habitually intemperate. Any retailer violating either of the above regulations shall be subject to a fine of not less than ten or more than fifty dollars for each and every offense."

SECTION 4. That Section 43 of said Act is hereby repealed.

SECTION 5. This Act shall go into effect from and after its passage, and all Acts and part of Acts in contravention of this Act are hereby repealed.

Approved this 29th day of August, A. D. 1884.

KALAKAUAI, REX.
CHAPTER XXXVII.

AN ACT

To Authorize the Minister of the Interior to Purchase Certain Lands at Molokai.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

SECTION 1. The Minister of the Interior is hereby empowered to purchase all lands, the title to which is now held and owned by private persons within the precincts of the Government Reservation, used for the Leper Settlement at Molokai.

SECTION 2. In every case where no agreement about the price of such lands can be made between the Minister of the Interior and the owners, there shall be appointed two disinterested persons who shall appraise the value of said lands and improvements; one of whom shall be appointed by the Minister of the Interior, one by the owner of the land, and the two thus appointed shall choose the third member, and such appraisement shall be binding upon the parties, unless the party who may be dissatisfied with such appraisement shall, within twenty days after notice of such appraisement, appeal therefrom.

SECTION 3. The appeal mentioned in Section 2 shall be taken to the Supreme Court, sitting in Banc, who shall decide the question upon the testimony presented before the appraisers, and no new evidence shall be allowed to be given on such appeal. The Supreme Court may, upon such appeal, approve, reverse or modify the appraisement; and said decision of the Supreme Court shall be final and binding upon the parties to the controversy, and the owner of said lands shall not be subjected to the payment of the costs of such appeal.

SECTION 4. The owner of such lands shall deliver possession of the same to the officers in charge of the Leper Settlement within sixty days after the appraisement becomes final, and the Minister of the Interior shall forthwith, after such delivery, pay to the owner the sum fixed by the appraisement or decision; and upon such payment the title to said lands shall become and remain vested in the Government.

SECTION 5. A copy of the appraisement or decision, duly certified with the certificate of the Minister of the Interior of the payment or tender of the amount appraised or decreed duly acknowledged by said Minister, shall be recorded and be deemed sufficient record evidence of the change of title.

SECTION 6. This Act shall go into force from and after its passage.

Approved this 29th day of August, A.D. 1884.

KALAKAUA, REX.

CHAPTER XXXVIII.

AN ACT

To Regulate the Practice in Suits for the Recovery of Personal Property.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

SECTION 1. The plaintiff in an action to recover the possession of personal property may, at the time of issuing the summons or at any time before issue being joined in such action, claim the delivery to him of such property, as provided in this Chapter.
SECTION 2. Where a delivery is claimed, an affidavit shall be made by the plaintiff, or by some one in his behalf, showing:

1st. That the plaintiff is the owner of the property claimed (particularly describing it) or is lawfully entitled to the possession thereof.

2nd. That the property is unlawfully detained by the defendant.

3rd. That the same has not been taken for a tax, assessment or fine pursuant to a statute, or seized under an execution or an attachment against the property of the plaintiff, or so seized, that it is by the statute, exempt from such seizure.

4th. The actual value of the property.

SECTION 3. The plaintiff or his attorney may thereupon, by an endorsement in writing upon the affidavit, or by a written request thereto attached, require the Marshal, or his Deputy, or the Sheriff of the Island where the suit is brought, or his Deputy, to take the property from the defendant. Provided that no property shall be taken by virtue of this Act, beyond the jurisdiction of the court from which said process issues.

SECTION 4. Upon receipt of the affidavit and notice, all a written undertaking executed by two or more sufficient sureties approved by the Marshal or by his Deputy, or by such said Sheriff, or by his Deputy, to the effect that they are bound to the defendant in double the value of the property, as stated in the affidavit, for the prosecution of the action, for the return of the property to the defendant, if return thereof be adjudged, and for the payment to him of such sum as may from any cause be recovered against the plaintiff, the Marshal or his Deputy, Sheriff or his Deputy, shall forthwith take the property described in the affidavit, if it be in the possession of the defendant or his agent, and retain it in his custody.

He shall also, without delay, serve on the defendant a copy of the affidavit, notice and undertaking, by delivering the same to him personally, if he can be found; or to his agent from whose possession the property is taken; or if neither can be found, by leaving them at the usual place of abode of either, with some person of suitable age and discretion; or if neither have any known place of abode, by putting them in the nearest post-office, post paid, and addressed to the defendant.

SECTION 5. The defendant may, within two days after the service upon him, or his agent, as above provided, of a copy of the affidavit and undertaking, or if he be served with such copy upon an Island other than that upon which such action is commenced, within ten days after such service, give notice in writing to the Marshal, his Deputy, Sheriff, or his Deputy, at the seat of the Court issuing the process therein, that he objects to the sufficiency of the sureties. If he fails to give such notice within the time specified, he shall be deemed to have waived all objection to them. When the defendant excepts, the sureties, or others in their place shall justify, as hereinafter provided; but where other sureties are substituted for the original, there shall be a new undertaking.

SECTION 6. The police officer approving the sureties as mentioned in Section 4 of this Act, and their superiors shall be responsible for the sufficiency of the sureties until the objection to them is either waived, as hereinbefore provided, or until they justify.

SECTION 7. The plaintiff's sureties, in case their sufficiency shall be objected to, as provided in Section 5 of this Chapter, shall, within two days after such exception made, justify before a Judge or Clerk of some Court of Record, or before a Police or District Justice, in the manner hereinafter provided. If they, or others in their place fail to so justify, the Marshal
or Sheriff must redeliver the property to the defendant demand.

Section 8. The manner of justifying shall be by making oath to the following facts, by each surety:

1st. That he is resident within the Kingdom, (stating in place of residence,) and is either a freeholder or a household therein.

2nd. That he is worth the amount specified in his undertaking to the defendant, over and above all debts or liabilities in property unencumbered, and not exempt from sale under execution. To this end they may be examined by the Judge, Clerk or Justice, or by the defendant or his attorney, if present, concerning their sufficiency. The examination shall, in all cases, be reduced to writing subscribed by the surety, if required by the defendant. The officer holding such examination shall certify the same and attach it to the written undertaking of the sureties.

Section 9. Where the objection to the sureties is waived as provided in Section 5 of this Chapter, or if, after such objection having been made, the sureties or their substitutes shall justify as provided in Section 8 of this Chapter, the Marshal or other officer having charge of the property taken from the defendant shall immediately deliver the same to the plaintiff.

Section 10. In all suits brought in Police or District Courts under this Chapter, the Marshal, his Deputy, Sheriff, or his Deputy, shall deliver the property, when taken, direct to the plaintiff.

Section 11. If the property taken be claimed by any other person than the defendant or his agent, and such person shall make affidavit of his title thereto, or of his right to possession thereof, stating the grounds of such title or right, and serve such same on the Marshal, his Deputy, Sheriff, or Deputy, such officer shall not be bound to keep the property or deliver it to the plaintiff, unless the plaintiff, on demand upon him or his agent, shall indemnify such officer against such claim by a sufficient undertaking executed by two sufficient sureties, accompanied by their affidavits, (if such officer require,) that they are each worth double the value of the property as set forth in the affidavit of the plaintiff, over and above mortgage debts and other liens upon their property, and that they are householders or freeholders resident within the Kingdom.

Section 12. At any time before the delivery of the property to the plaintiff the defendant may, if he does not except to the sureties of the plaintiff, require the return thereof upon giving to the officer a written undertaking executed by two or more sufficient sureties to the effect that they are bound in double the value of the property, as stated in the affidavit of the plaintiff, for the delivery thereof to the plaintiff, if such delivery be adjudged, and for the payment to him of such sum as may, for any cause, be recovered against the defendant.

If a return of the property be not so required within five days after the taking and service of notice to the defendant, it must be delivered to the plaintiff, except where the property is claimed by a third party, as is provided in Section 11.

Section 13. The Marshal, or other officer, shall file all notices, undertakings and affidavits, and his proceedings thereon, in the Court in which the action is pending, on or before the return day of the writ issued therein.

Section 14. All laws or parts of laws inconsistent with the provisions of this Chapter, are hereby repealed.

Section 15. This Act shall become a law from and after the date of its approval.

Approved this 29th day of August, A.D. 1884.

Kalakaua, Rex.
CHAPTER XXXIX.
AN ACT

TO AMEND SECTION 1137 OF THE CIVIL CODE.

Be it enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

SECTION 1. Section 1137 of the Civil Code is hereby amended to read as follows:

"Section 1137. The parties to a Civil Suit may, with the consent of the Court waive the right to a trial by jury, either by written consent or by oral consent in open court entered in the minutes, provided, however, that in case of the failure of either party to appear at the trial the other party being present, the absent party shall be considered to have waived his right to a trial by jury, and the case shall be tried without a jury at the option of the party in attendance."

SECTION 2. This Act shall take effect from and after the date of its publication.

Approved this 29th day of August, A. D. 1884.

KALAKAUA, REX.

CHAPTER XL.
AN ACT

TO REGULATE THE ISSUING OF PATENTS.

Be it enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

SECTION 1. All patents shall be issued in the name of His Majesty the King, under the Seal of the Interior Department, and shall be signed by the Minister of Interior and countersigned by the Commissioner of Patents, and they shall be recorded together with the specifications in the office of the Interior Department in books kept for that purpose.

SECTION 2. Every patent shall contain a short title or description of the invention or discovery, correctly indicating its nature and design, and a grant to the patentee, his heirs or assigns for the term of 10 years, of the exclusive right to make, use and vend the invention or discovery throughout the Hawaiian Islands, referring to the specification for the particulars thereof. A copy of the specifications and drawings shall be annexed to the patent and be a part thereof.

SECTION 3. Any person who has invented or discovered any new and useful art, machine, manufacture, process or composition of matter, or any new and useful improvement thereof not known or used by others in this country, and not patented (or described in any printed publication) in this or any foreign country before his invention or discovery thereof, may, upon payment of the fees required by law, and other due proceedings had, obtain a patent therefor. Provided, however, that any person who has invented or discovered any new and useful art, machine, manufacture, process or composition of matter, or any new and useful improvement thereof, and has received a patent or patents therefor from any foreign government may also obtain a patent therefor in this country as provided above, unless the thing patented has been introduced into public use in the Hawaiian Islands for more than one year prior to the application for a patent. But every patent granted for an invention which has been previously patented in a foreign country, shall be so limited that it shall not continue longer than the time of the expiration of such foreign patent, or if there are several foreign patents, it shall not continue longer than the time of the expiration of the one with the shortest unexpired term, and in no case shall it be in force more than ten years.
SECTION 4. Before any inventor or discoverer shall receive a patent for his invention or discovery he shall apply therein writing to the Minister of Interior, and shall file in his office of the Interior Department a written description of the same and of the manner and process of making, compounding, and using it, in clear, concise and exact terms and in case of a machine he shall explain the principle thereof and the manner in which he has applied that principle so as to distinguish it from other inventions, and he shall particularly point out and distinctly claim the part, improvement or combination which he claims as his invention or discovery. When the nature of the case admits of drawings the applicant shall furnish them as set forth in Section 2. When the invention or discovery is of a composition of matter, the applicant shall furnish a specimen of ingredients and of the composition sufficient in quantity for the purpose of experiment. In cases which admit of representation by model, the applicant shall, if required, furnish a model of convenient size to exhibit advantageously the several parts of his invention.

SECTION 5. The applicant shall make oath that he believes himself to be the original and first inventor or discoverer of the art, machine, manufacture, composition or improvement for which he solicits a patent, and that he does not know or believe that the same was ever before known or used, and shall state of what country he is a citizen.

SECTION 6. On filing of any such application and the payment of the fees required by law, the Commissioner of Patents shall examine the alleged new invention or discovery, and if upon such examination it shall appear that the claimant is justly entitled to a patent under the law and that the same is sufficiently useful and important, he shall report accordingly to the Minister of Interior, who shall cause a patent to be issued therefor.

SECTION 7. Any person who makes any new invention or discovery, and desires further time to mature the same, may on payment of the fees required by law, file in the Interior Department a caveat setting forth the design thereof and its distinguishing characteristics, and praying protection of his right until he shall have matured the invention. Such caveat shall be preserved in secrecy and shall be operative for the term of one year from the filing thereof.

SECTION 8. The Commissioner of Patents shall be appointed by the Minister of Interior and shall examine and report on all applications for patents and shall receive for such services a fee of twenty dollars for each application examined and reported by him, which fee shall be paid by the applicant in advance. In addition to this fee the following fees shall be charged all applicants for patents, upon filing each original application for a patent, five dollars; and upon issuing a patent, five dollars; and five dollars shall be charged for the filing of a caveat.

SECTION 9. This Act shall take effect and become a law from and after its publication, and "An Act to amend Sections 255 and 256 of the Civil Code, and add a new Section to the Civil Code to be numbered Section 250A," approved the 22nd day of June, A. D. 1868, is hereby repealed.

Approved this 29th day of August, A. D. 1884.

KALAKAUA REX.
CHAPTER XLII.

AN ACT

To Encourage Ocean Telegraph Cables.

WHEREAS, It is desirable that these Islands shall be connected by Ocean Cables with California, as well as with the countries bordering on this ocean, and

WHEREAS, It is desirable that the Law of 1874 shall be supplemented by further grants of public assistance in order to expedite and secure the laying of such cables, therefore,

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

SECTION 1. Whenever telegraphic communication shall be established between Honolulu and San Francisco, the Minister of Finance is hereby authorized to contract with any person or persons, maintaining such telegraphic communication, for the paying of an annual sum not exceeding five thousand dollars, and for a period not exceeding fifteen years.

SECTION 2. Such subsidy shall not be paid, unless upon such payment thereof contracts shall have been made with the person or persons entitled to said subsidy, on terms and conditions which shall be satisfactory to the King in His Council. The said conditions shall cover the limit of rates of charges for messages, the maintaining of the cable, in working order, and such other conditions as may be deemed necessary for the protection of the Government and public welfare.

SECTION 3. This Act shall become a law from and after the date of its approval.

Approved this 21st day of August, A. D. 1884.

KALAKAUA, REX.

CHAPTER XLIII.

AN ACT

To Provide for the Appointment of a Deputy Clerk and Second Deputy Clerk of the Supreme Court and to Prescribe the Powers and Duties of Said Clerks.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

SECTION 1. That the Justices of the Supreme Court are hereby authorized to appoint a Deputy Clerk and a Second Deputy Clerk who shall hold their offices subject to the pleasure of said Justices. Said Deputy Clerk and Second Deputy Clerk shall severally have power to issue process in all suits and matters brought before the Supreme Court, or before any Justice thereof at chambers. They shall also have power to administer oaths, to take the depositions of witnesses, to assess damages upon notes, Bonds, bills of exchange, orders and other liquidated obligations in all cases in which default shall have been made or on reference by the court, and all other powers and duties pertaining to the office of the Clerk of the Supreme Court or necessary for the transaction of the business of said Court, subject to the direction of the Clerk of the Supreme Court and the approval of the Justices thereof. Said Clerks shall be ex-officio masters in chancery.

SECTION 2. This Act shall take effect upon its passage.

Approved this 29th day of August, A. D. 1884.

KALAKAUA, REX.
CHAPTER XLIII.

AN ACT

To amend Section 8 of Chapter 79 of the Penal Code, as amended by Chapter 17 of the Laws of 1878.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. That Section 8 of Chapter 79 of the Penal Code, as amended by Chapter 17 of the Laws of 1878, hereby amended to read as follows:

"Section 8. Every person authorized by law to perform the marriage ceremony, shall report quarterly to the Board of Education, the names of all persons married by him during the quarter according to the following form:

"Report of marriages for the quarter ending——A.D. 188——

<table>
<thead>
<tr>
<th>NAME OF MAN</th>
<th>NAME OF WOMAN</th>
<th>LICENSE ISSUED BY</th>
<th>DATE OF LICENSE</th>
<th>DATE OF MARRIAGE</th>
<th>PLACE OF CEREMONY</th>
<th>WITNESSES</th>
</tr>
</thead>
</table>

which forms shall be furnished in blank by the Board of Education to all persons authorized by law to perform the marriage ceremony."

"If any such person authorized as aforesaid to perform the marriage ceremony, shall neglect to report the names of the persons married by him as aforesaid, his license to perform the marriage ceremony shall upon proof of such neglect be cancelled by the Minister of Interior.

"The Board of Education shall keep a marriage record book and enter therein all marriages which shall hereafter be solemnized in the Kingdom; which book shall be kept in the following form:
CHAPTER XLIV.

AN ACT

To Regulate the Remission, Exemption and Collection of Tuition Fees in the Public Schools of the Kingdom.

BE IT ENACTED by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

SECTION 1. The charge for tuition in all Government Schools taught in the English language, throughout the Kingdom, exclusive of those in the District of Honolulu, Island of Oahu, shall not exceed five dollars per annum for each pupil, in the discretion of the Board of Education.

SECTION 2. The charge for tuition in all Government Schools taught in the English language, in the District of Honolulu, Island of Oahu, shall not exceed five dollars per annum for each pupil, in the discretion of the Board of Education, in those schools where the ordinary common school branches only are taught. But in schools where other or higher branches are taught than the ordinary common school course, such as the Fort Street School, tuition fees not exceeding fifty cents per week of schooling, in the discretion of the Board of Education, shall be charged.

SECTION 3. All pupils, over three in number, sent by their parent or guardian to any Government Day School conducted in the English language, where the ordinary common school branches only are taught, shall be exempt from the payment of tuition fees; and for all pupils, over three in number, of any parent or guardian, who shall attend Government English Day Schools, where other or higher branches are taught, such as the Fort Street School, in Honolulu, the charge for tuition shall be at the discretion of the Board of Education.

SECTION 4. All parents or guardians working under written contracts for wages not exceeding twenty dollars per month, shall be at liberty to send their children, free of any charge for tuition, to the Government Day Schools, conducted in the English language, where the ordinary common school branches only are taught.

SECTION 5. The several School Agents throughout the Kingdom, under the direction of the Board of Education, may be authorized by the said Board to remit a part or all of the tuition fees of children whose parents or guardians are in indigent circumstances and unable to pay the same.

SECTION 6. It shall be incumbent on the teachers of all Government Schools, in which tuition fees are charged, to collect the same quarterly, and account promptly therefor to the School Agents of their respective districts.

SECTION 7. In all cases where parents or guardians shall claim the remission of or exemption from the payment of tuition fees under the provisions of this Act, it shall be necessary that the School Agent of the district shall be satisfied that the granting of such remission or exemption shall be in accordance with the conditions set forth in this Act.

SECTION 8. This Act shall become law and take effect from and after the date of its approval.

Approved this 29th day of August, A. D. 1884.

KALAKAUA, REX.
CHAPTER XLV.

AN ACT

To Facilitate the Acquiring and Settlement of Homesteads.

Whereas, There are many persons of small means in the Kingdom who are without permanent homes and desirous of procuring homesteads.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the King assembled:

Section 1. That the Minister of the Interior is hereby authorized and instructed to cause portions of the public lands which are suitable for the purpose and not at the time held by any person under lease from the Government, to be surveyed and laid out in lots not over twenty and not less than two acres in extent in dry or kula land, and not over ten acres in extent in wet or kalo land, with convenient roads connection therewith.

Section 2. Upon the completion of any such survey the Minister of the Interior shall appoint three appraisers, one of whom shall be the surveyor who has laid out the land, and the other two residents of the district in which such lands are situated, who shall examine the lots so laid out and appraise the same in their discretion at reasonable market rates, and shall report their appraisements to the Minister of the Interior by a written statement signed by at least two of the said appraisers. The Minister of the Interior shall then publish a notice in the Hawaiian language, and if deemed advisable, in any other language in which newspapers in the Kingdom are published, which notice shall be in substance as follows:

MINISTER OF INTERIOR.

Section 3. Upon receiving written applications for any of the said lots, the same shall be filed with the date of their receipt. In case two or more persons apply for the same lot, the one whose application is first received shall have the precedence; provided, however, that if he should not attend in person or by attorney at the office of the Minister of the Interior within one week from the time of the receipt of his application, the second one applying shall have the precedence of all others in the same manner, and so on as to other applicants. Upon considering the respective applications the Minister of the Interior shall grant the same upon the payment by the applicant of ten dollars for the expense of the papers, the quarter-yearly rent or interest in advance, as
provided by the written agreement between the Minister
of the Interior and the applicant, as hereinafter set forth, of
the execution by the applicant together with the Minister
of the Interior of such written agreement in duplicate, and shall
deliver to such applicant one of such duplicates, duly
stamped which shall entitle him to the immediate possession of
a lot or lots of land therein described, according to the
covenants and stipulations thereof, and which shall be
admitted as evidence without further proof in all Courts of the
Kingdom. Such agreements shall be in substance as follows:

Minister of the Interior in behalf of the Hawaiian
Government, the party of the first part, and—of—
the Island of—the party of the second part, agree
as follows:

The party of the first part agrees to sell, and the party of
the second part agrees to purchase the lot numbered
upon the survey of land under the Homestead Act made
in the District of—Island of —including an area
of—acres, in five years from this date, at the price of

It is further agreed that the party of the second part
shall take immediate possession of the said premises and hold the
same, as hereinafter provided, for the term of five years
without being subject to the payment of taxes thereon, and
shall within one year from this date build a dwelling house
upon the said lot (in case two lots are taken, describe the
lot of kula land by number) and begin to occupy the same, and
shall continue to use the same as his residence for the rema
nader of the said term of five years, and shall within two
years from this date enclose the said lot (in case two lots are
taken, describe the lot of kula land by number) with a
substantial fence, and shall pay quarterly in advance

dollars (a sum representing the quarterly interest of the
said purchase price at the rate of ten per cent. per annum)

the party of the first part, and at the end of the said term shall
pay in full the said—dollars (the purchase price) or any
part of the same that shall at that time remain unpaid or
shall deliver a mortgage of premises to secure the said sum
or such unpaid balance at—own expense, for a term not
less than one year or more than five years, as the party of
the first part shall decide, with interest at the rate of ten per
cent. per annum, payable semi-annually in advance.

Upon the receipt of such sum of money, or unpaid balance
thereof, or such mortgage, the party of the first part shall
deliver to the party of the second part, or his heirs a Royal
Patent for the said premises.

Provided, however, if the party of the second part shall
not place a dwelling house upon the said premises, and
begin to use the same as a dwelling house within one year
from this date, or shall not continue to live upon the said
premises for the rest of the said term of five years, or shall
not fence the said lot (in case two lots are taken, describe the
lot of kula land by number) within two years from this date
with a substantial fence, or shall fail to pay the said interest
at the same shall become due, or shall not pay the said sum
of—dollars (purchase price) or the unpaid balance thereof
at the end of the said five years, or in lieu thereof deliver

a mortgage as aforesaid, to the party of the first part, these
premises shall thereby become void, and the party of the first
part, may thereupon without notice, demand or legal process,
take possession of the said premises, with all improvements
that may be thereon, and remove the party of the second
part, and all persons claiming under him, and their effects.

It is hereby further agreed that the party of the second
part, or his heirs, shall not assign this agreement, and any
such assignment shall cause this agreement to become void
as hereinafter set forth.

The party of the second part may under this agreement,
CHAPTER XLVI.

THE HAWAIIAN POSTAL SAVINGS BANK ACT.

Being an Act, to encourage the deposit of small savings at interest, with the security of the Government for repayment thereof.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. There shall be established in the General Post Office at Honolulu, as a part of the Bureau of the Hawaiian Postal Service, a Savings Bank, to be known as the "Hawaiian Postal Savings Bank," of which the Postmaster General shall be ex-officio manager.

Section 2. It shall be lawful for the Postmaster General to authorize and direct such of his officers, as he shall think fit, to receive deposits and to repay the same, together with the interest accruing thereon, under such regulations as may be prescribed under the authority of this Act; provided always, that such deposits shall not be of less amount than quarter of a dollar, or a multiple thereof.

Section 3. Every deposit received by any officer so authorized by the Postmaster General, shall be entered by him at the time in the Depositor's Book, and the entry shall be attested by the said officer, and the dated stamp of his office, and the said officer shall, without delay, report the amount of such deposit to the Postmaster General, and the acknowledgment of the Postmaster General shall forthwith be transmitted to the depositor; and the said acknowledgment shall be conclusive evidence of the claim of the depositor to the repayment of such deposit with the interest thereon, on demand made by him in the manner hereinafter provided.

Section 4. On demand, by notice upon the Postmaster
General in such form as may be prescribed in the regulations made under this Act, by a depositor, or party, legally authorized to claim on account of a depositor, for repayment of any deposit or part thereof, the authority of the said Postmaster General for such repayment, shall be transmitted to the depositor forthwith, who shall be absolutely entitled to the payment of any sum or sums which may be due him, within twenty-one days after sending said notice; and the making said repayments shall enter the same upon the books of the depositor, and attest by his signature and the stamp of his office.

Section 5. The officers engaged in the receipt or payment of savings deposits shall not disclose the name of any depositor or the amount deposited or withdrawn, except to the Postmaster General or to such officers as may be appointed by him to carry this Act into operation.

Section 6. The rate of interest payable on deposits made under this Act shall not exceed five per centum per annum, nor shall interest be paid upon deposits exceeding, at one time, one thousand dollars. Interest shall not be calculated on any amount less than five dollars, or some multiple thereof, and not commence until the first day of the calendar month next following the day of deposit; and shall cease on the first day of the calendar month in which such deposit is withdrawn.

Section 7. Interest on deposits shall be calculated to the thirty-first day of December, in every year, and shall be added to and become a part of the principal money.

Section 8. All moneys received by the Postmaster General as deposits in the "Hawaiian Postal Savings Bank" in excess of twenty-five hundred dollars shall be paid into the Treasury, and the Registrar of Public Accounts shall open the books of the Treasury an account to be called the "Hawaiian Postal Savings" to which he shall credit all deposits made on this account, and he shall debit such sums as may be drawn on warrants issued by the Postmaster General, for payment of sums due to depositors.

All moneys received to this account, as well as the reserve in the hands of the Postmaster General, as ex-officio manager of the Hawaiian Postal Savings Bank, shall be deemed and treated as part of the public debt for which the Treasury is responsible to the depositors, and the account shall on the 31st day of January, and the first day of July be credited with interest on the balance to credit of the account, as on those days, with six months interest at six per centum per annum.

Section 9. If at any time the moneys paid into the Treasury on account of the Hawaiian Postal Savings Bank, and the interest accrued thereon, shall be insufficient to meet the lawful claims of the depositors, it shall be the duty of the Minister of Finance, on the warrant of the Minister of the Interior, to pay the amount of such deficiency out of any moneys not otherwise appropriated, and report said amount to the next ensuing Legislative Assembly.

Section 10. An annual account of all deposits received and paid out under authority of this Act, and the expenses incurred during the year ending, December 31st, together with a statement of the total amount due at the close of the year to all depositors shall be made by the Postmaster General to the Minister of the Interior, who shall lay the same before the Legislative Assembly at its next ensuing session; and the Auditor General shall make an examination of the books quarterly, and report to the Minister of the Interior.

Section 11. The Postmaster General, with the consent of the King in Privy Council, may make, and from time to time as he shall see occasion, alter all needful regulations for carrying this Act into execution; and after publication such
regulations so made shall be binding on the parties in the subject matter thereof to the same extent as if such regulations formed part of this Act.

Section 12. The books of the Hawaiian Postal Savings Bank shall be opened, and the manager shall receive deposits offered on and after the first day of January, A.D. 1885.

Section 13. All expenses incurred in the execution of this Act shall be paid out of the income derived under its authority; provided, however, should such income prove insufficient during the current biennial period, any excess of expense may be paid from the incidentals of the Grand Post Office.

Section 14. Married women and minors may, in their own right, make deposits and receive repayment, giving valid receipts therefor.

Section 15. This Act shall take effect from and after the date of its publication.

Approved on this 29th day of August, A.D. 1884.

KALAKAUAN, REX.

CHAPTER XLVII.

AN ACT

To Prohibit the Attaching of Advertising Posters or Notices to Any Premises Without the Consent of the Owner.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. Any person who shall affix or attach any sign, bill, hand bill, poster, advertisement or other notice to any building, fence, bridge, tree, rock, pole or other structure or object, without first obtaining the consent of the person or persons entitled to the possession of such building, fence, bridge, tree, rock, pole or other structure or object, shall be guilty of a misdemeanor, and upon conviction thereof before any Police or District Justice, shall be fined not more than twenty dollars for each offense.

Section 2. This Act shall become a law from and after its publication.

Approved on this 21st day of August, A.D. 1884.

KALAKAUAN, REX.

CHAPTER XLVIII.

AN ACT

To Encourage the Production of Ramie or Other Fibres in These Islands, Suitable for a Market.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. The Minister of the Interior is hereby authorized to pay to any inventor or his assigns the sum of ten thousand dollars, whenever said inventor or his assigns shall produce and patent in these Islands, a machine or other method for cleaning the Ramie or any other similar fibre deeply, thoroughly and suitable for the markets of the world. Whenever the said machine or method has been thoroughly tested before the said Minister of the Interior and is found to do its work in the manner specified above, therefor the said Minister is authorized to draw a check upon the Minister of Finance in favor of the said inventor or his assigns for the
CHAPTER XLVII.

AN ACT

To Prohibit the Attaching of Advertising Posters or Notices to Any Premises Without the Consent of the Owner.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. Any person who shall affix or attach any show bill, hand bill, poster, advertisement or other notice to any building, fence, bridge, tree, rock, pole or other structure or object, without first obtaining the consent of the person or persons entitled to the possession of such building, fence, bridge, tree, rock, pole or other structure or object, shall be guilty of a misdemeanor, and upon conviction thereof before any Police or District Justice, shall be fined not more than twenty dollars for each offense.

Approved on this 29th day of August, A.D. 1884.

KALAKAUA, REX.

CHAPTER XLVIII.

AN ACT

To Encourage the Production of Ramie or Other Fibres in These Islands, Suitable for a Market.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. The Minister of the Interior is hereby authorized to pay to any inventor or his assigns the sum of ten thousand dollars, whenever said inventor or his assigns shall produce and patent in these Islands, a machine or other method for cleaning the Ramie or any other similar fibre cheaply, thoroughly and suitable for the markets of the world. Whenever the said machine or method has been thoroughly tested before the said Minister of the Interior and is found to do its work in the manner specified above, therefor the said Minister is authorized to draw a check upon the Minister of Finance in favor of the said inventor or his assigns for the...
said amount, and the said Minister of Finance is hereby authorized to pay the same out of any moneys in the Hawaiian Treasury not otherwise appropriated.

Section 2. The Minister of the Interior is hereby authorized to pay to any person, persons, or company, who shall first manufacture and sell fifty tons of market Ramie Fibre or other similar fibre an amount equal to which shall be received from the sale of said fibre. It shall be incumbent on the party or parties, selling the same, to file with the said Minister a verified "Access Sales" of the same, whereupon the said Minister shall draw a check on the Minister of Finance in favor of the said party or parties, for the amount due as above specified, which amount the Minister of Finance is hereby authorized to pay out of any moneys in the Hawaiian Treasury not otherwise appropriated.

Section 3. This Act shall take effect and become law from and after its approval.

Approved this 29th day of August, A. D. 1884.  
KALAKAUA, REX.

CHAPTER XLIX.

AN ACT

To Prevent the Waste of Artesian Water on the Isle of Oahu.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. Every flowing artesian well now on the Isle of Oahu that may hereafter be made on said Island, shall be capped by the owner or owners thereof in such a manner as to give complete control over the flow of water from the pipe of such well.

Section 2. No person having the right to the use of water from any such artesian well, shall allow the same to run to waste, but may use it for irrigation, domestic and other useful purposes, except for driving machinery, provided, however, that such water may be used for driving machinery in case it be utilized afterwards for irrigation or other useful purposes.

Section 3. Any person violating the provisions of Sections 1 and 2 of this Act, shall, upon conviction thereof before any Police or District Court of the Island of Oahu, be fined not more than fifty dollars.

Section 4. For the more effectual carrying out of this Act, the Marshal and Deputy Marshal of the Kingdom, and all Policemen of the Island of Oahu, may at all times of night or day, enter without warrant any premises wherein artesian water is used.

Section 5. This Act shall become a law from and after its publication.

Approved on this 21st day of August, A. D. 1884.  
KALAKAUA, REX.

CHAPTER L.

AN ACT

To Indemnify the Minister of Finance for Certain Expenditures.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. The Minister of Finance is hereby indemnified
and discharged from all liability on account of the payment of the following items, that is to say:

Expenses of Fourth Judicial Circuit.................. $ 8
Purchase of Ordnance................................. 1,159
Pay of Mail Carriers.................................. 1,482
Incidentals Post Office............................... 2,802
Incidentals Interior Department..................... 1,116
Leper Settlement...................................... 7,646
Government Physicians............................... 3,979
Building and Maintaining Hospitals............... 3,659
Maintenance of Insane Asylum....................... 2,422
Government Printing.................................. 1,592
Support of Prisoners................................ 10,099
Expenses of Bureau of Waterworks.................. 972
Repairs of Wharves.................................. 12,870
Repairs of Waterworks............................... 2,123
New Palace........................................... 5,154
Expense of Election.................................. 488
Expense of Loan Act.................................. 3,005
Indemnity to D. Macavish............................ 2,000
Appropriation by Privy Council (Su.1)............. 3,361
Interest on Special Loan............................ 2,070
Interest on Loan Act August 5th, 1882............. 11,652
Interest on Loan Act September 27th, 1876......... 9,428
Indemnity of Judd and Kapena....................... 1,628
Appropriation by Cabinet Council for Post Office. 2,066
Incidentals, Foreign Office.......................... 400

That for the item $54,682.63, the Minister of Finance shall render a detailed account of expenditure to the Assembly at its next session.

Making New Roads and Bridges....................... 19,077
Telegraphic and Telephonic Communication.......... 7,408

$174,402

And said expenditures are hereby approved.

Section 2. The following items contained in the first section of this Act shall be charged by the Minister of Finance to the Loan Fund, to wit:

Expenses Bureau of Waterworks..................... $972
Repairs of Waterworks.................................. 2,123
New Palace........................................... 5,154
Government Buildings and Hospitals................. 54,682
Making New Road and Bridges....................... 19,077
Telegraphic and Telephonic Communication........ 7,408

$89,418

Section 3. This Act shall take effect from and after its passage.

Approved this 29th day of August, A. D. 1884.

KALAKAUA, REX.

CHAPTER LI.

AN ACT

To Make Further and Better Provision for the Prevention of Cruelty to Animals.

Be it enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. If any person shall over-drive, over-load, torture, torment, deprive of necessary sustenance, or cruelly beat or needlessly mutilate or kill, or cause or procure to be over driven, over-loaded, tortured, tormented, or deprived of necessary sustenance, or to be cruelly beaten, or needlessly mutilated or killed, as aforesaid, any living creature, every such offender shall, for every such offence, be guilty of a misdemeanor.
Section 2. Any person who shall keep or use, or in any way be connected with or interested in the management of, any place kept or used for the purpose of fighting or baiting any bull, bear, dog, cock, or other creature, and every person who shall encourage, aid or assist therein, or who shall permit or suffer any place to be so kept or used, shall, upon conviction thereof, be adjudged guilty of a misdemeanor.

Section 3. Any Poundmaster who shall receive into the Pound any creature, shall supply to the same, during such confinement, a sufficient quantity of good and wholesome food and water, and in default thereof shall, upon conviction, be adjudged guilty of a misdemeanor.

Section 4. If any person shall carry or cause to be carried in or upon any vehicle or other conveyance, any creature in a cruel or inhuman manner, he shall be guilty of a misdemeanor.

Section 5. Every person who shall wilfully set on fire or instigate, or move to, or carry on, or promote, or engage in or do any act towards the furtherance of any act of cruelty to animals shall be guilty of a misdemeanor.

Section 6. Any person who shall sell or offer for sale, use, or expose, or who shall cause or procure to be sold, offered for sale, or used, or to be exposed, any horse or other animal having the disease known as glanders, or any other contagious or infectious disease, known by some person to be dangerous to human life, or which shall be diseased past recovery, shall be guilty of a misdemeanor.

Section 7. *The* Agent of any Society which shall be formed or incorporated for the prevention of cruelty to animals, upon being appointed thereto by the President of such Society, in any district in this Kingdom, may with such districts make arrests and bring before any District Justice or Police Magistrate thereof offenders found violating the provisions of this Act, to be dealt with according to law.

Section 8. Any officer, agent or member of such Society may lawfully interfere to prevent the perpetration of any act of cruelty upon any animal in his presence. Any person who shall interfere with or obstruct any such officer, agent or member in the discharge of his duty shall be guilty of a misdemeanor.

Section 9. When any person arrested shall be the time of such arrest in charge of any vehicle drawn by or containing any animal, any Agent of such Society may take charge of such animal and of such vehicle and its contents, and deposit the same in a safe place of custody, or deliver the same into the possession of the police or Sheriff of the place wherein such arrest was made, who shall thereupon assume the custody thereof.

Section 10. Upon complaint under oath to any District Judge or Magistrate authorized to issue warrants in criminal cases, that the complainant has just and reasonable cause to suspect that any of the provisions of law relating to or in anywise affecting animals are being, or are about to be, violated in any particular building or place such Magistrate shall immediately issue and deliver a warrant to any person authorized by law to make arrests for such offences, authorizing him to enter and search such building or place and to arrest any person there present found violating any of said laws, and to bring such person before the nearest Magistrate of competent jurisdiction to be dealt with according to law.

Section 11. In this Act and in every law passed, or which may be passed, relating to or affecting animals, the singular shall include the plural. The words “animal” or “dumb animal” shall be held to include every living creature; the words “torture,” “torment,” or “cruelty,” shall be held to.
include every act, omission, or neglect whereby unjust, physical pain, suffering or death is caused or permitted; the words "owner" and "person" shall be held to include corporations as well as individuals.

Section 12. Any person convicted under the provisions of this Act shall forfeit and pay any sum not exceeding three dollars, with or without hard labor not exceeding one month, in the discretion of the Court.

Section 13. And be it further enacted that Chapter XII of the Penal Code be and the same is hereby repealed, as well as all other Acts and parts of Acts inconsistent with and contrary to the provision of this Act.

Approved on this 21st day of August, A.D. 1884.

KALAKAUA, REX

CHAPTER LII.

AN ACT

To Prevent Unlawful Secret Associations.

Be it enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the King assembled:

Section 1. It shall not be lawful for any persons to organize, form, maintain, or join, become a member or remain a member of any secret association not licensed as provided for in this Act, shall be guilty of a misdemeanor and upon conviction be punished by imprisonment not to exceed three months or by a fine not exceeding one hundred dollars or by both such fine and imprisonment in the discretion of the Court.

Section 2. Any person or persons who shall organize, form, maintain, join, become a member or remain a member of any secret association not licensed as provided for in this Act, shall be guilty of a misdemeanor and upon conviction be punished by imprisonment not to exceed six months or by a fine not to exceed two hundred dollars or by both such fine and imprisonment in the discretion of the Court.

Section 3. Such application shall be submitted to the Minister of the Interior who may grant or refuse the request made.

Section 4. If such application shall be granted the Minister of the Interior shall issue a license to the applicants to organize, form and maintain a secret association. The said license shall state the name of the association, the names of the applicants and the object of the association.

Section 5. Such license may be revoked and cancelled at any time by the King in Privy Council.

Section 6. Any person or persons who shall organize, form, maintain, join, become a member or remain a member of any secret association not licensed as provided for in this Act, shall be guilty of a misdemeanor and upon conviction be punished by imprisonment not to exceed three months or by a fine not exceeding one hundred dollars or by both such fine and imprisonment in the discretion of the Court.

Section 7. Any person owning or occupying premises upon which an unlicensed secret association assembles who shall knowingly permit such assembly shall be punished on conviction by imprisonment not to exceed six months or by a fine not to exceed two hundred dollars or by both such fine and imprisonment in the discretion of the Court.

Section 8. All secret associations now existing in this Kingdom shall within thirty days after the approval of this Act apply for the license provided for in this Act, and if such license be refused shall thenceforth cease to assemble, and any person or persons who may be members of such association and shall assemble or remain a member or members of such secret association shall be guilty of a misdemeanor
and punished on conviction as provided for in Section 9 of this Act.

Section 9. The provisions of this Act shall not apply to such secret associations which have obtained and have such which may hereafter obtain charters of incorporation under the Laws of this Kingdom.

Section 10. This Act shall go into effect from and after its passage.

Approved this 29th day of August, A.D. 1884.

KALAKAUA, REI

CHAPTER LIII.

AN ACT

To Regulate the Paying of Laborers Serving Under Contracts.

Whereas, Laborers serving under written contracts sometimes oppressed through having their wages excessively reduced for lost time, therefore;

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. Every laborer serving under written contract shall be entitled to his full pay under the contract, according to the time he has worked. And no master shall deduct from the wages of any such laborer for lost time, more than an amount of money representing such lost time.

Section 2. This Act shall take effect from and after the time of its publication.

Approved this 29th day of August, A.D. 1884.

KALAKAUA, REI

CHAPTER LIV.

AN ACT

Making Special Appropriations for the Use of the Government during the Two Years which will End with the 31st Day of March, in the Year One Thousand Eight Hundred and Eighty-Six.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

Section 1. The following sums amounting to $3,856,755.50 are hereby appropriated out of any money in the Treasury for the service of the biennial fiscal period, commencing with April 1st, 1884, and ending with March 31st, A.D. 1886.

Civil List.

His Majesty's Privy Purse and Royal State........... $50,000 00
Her Majesty the Queen................................ 16,000 00
H. R. H. the Heir Presumptive......................... 16,000 00
H. R. H. Princess Likelike............................ 12,000 00
H. R. H. Princess Kaiulani............................ 5,000 00
His Majesty's Chamberlain and Secretary............ 7,000 00
Household Expenses.................................. 20,000 00
Funeral Expenses, H. R. H. Kekaulike................ 1,531 36

$127,931 36

Permanent Settlements.

His Majesty Queen Dowager Emma..................... $16,000 00
Her Excellency P. Kanoe................................ 2,400 00
Honorable H. Kuahelani............................... 2,400 00
Balance pay Hon. H. Kuahelani......................... 150 00
Noboa KiPi............................................ 600 00
Mrs. P. Nahaolehua.................................... 600 00

$22,150 00
### Legislature and Privy Council

Expenses of Legislature of 1884 .................................. $ 40,000
Secretary of Privy Council ............................................. 200
Incidental of Privy Council ............................................ 1,000

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### Judiciary Department

Salary Chief Justice and Chancellor ......................... $ 12,000
Salary First Associate Justice ................................. 10,000
Salary Second Associate Justice ............................... 10,000
Salary Clerk Supreme Court .................................. 6,000
Salary Deputy Clerk .............................................. 4,000
Salary Second Deputy Clerk .................................. 2,400
Salary Interpreter Supreme and Police Courts ......... 4,800
Salary Circuit Judge, Maui ............................. 4,600
(His traveling expenses) .................................. 200
Salary Circuit Judge, Hilo and Kau ..................... 2,600
Salary Circuit Judge, Kohala, Kona, etc. ............. 2,400
Salary Circuit Judge, Kauai ............................... 4,000
Salary Police Justice, Honolulu ......................... 6,000
Salary Police Justice, Hilo .................................. 3,000
Salary Police Justice, Lahaina ......................... 2,400
Balance salary due Police Justice, Lahaina .......... 84
Salary Police Justice, Wailuku ............................ 3,600
Salary District Judge, North Hilo ....................... 1,000
Salary District Judge, Puna .................................. 600
Salary District Judge Kau (if one incumbent ....... $2,000)
Salary Second District Judge, Kau ................. 800
Salary District Judge, North Kona ....................... 1,000
Salary District Judge, South Kona ....................... 800
Salary Police Justice, North Kohala ................. 2,400
Salary District Judge, South Kohala ..................... 1,000
Salary District Judge, Hamakua ......................... 1,000

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### Judiciary Department, Continued

Salary District Judge, Huna .................................. 800
Salary District Judge, Makawahu ................. 2,000
Salary District Judge, Hana .......................... 1,200
Salary District Judge, Lanai .......................... 600
Salary District Judge, Molokai ................. 1,200
(Traveling expenses District Justice, Molokai) ...... 50
Salary District Judge, Ewa .................................. 800
Salary District Judge, Waianae ................. 800
Salary District Judge, Wainalu ..................... 800
Salary District Judge, Koolaua ..................... 800
Salary District Judge, Koolaua ..... 2,000
Salary District Judge, Hanalei ......................... 1,000
Salary District Judge, Kawaihau .................... 1,000
Salary Police Justice, Lihue .......................... 1,200
Salary District Judge, Koloa ........................... 1,000
Salary District Judge, Waiheia ......................... 1,000
Salary Clerk Second Judicial Circuit .............. 600
Salary Clerk Third Judicial Circuit ............... 1,000
Balance salary due Clerk Third Judicial Circuit .... 125
Salary Clerk Fourth Judicial Circuit .............. 600
Expenses of Supreme Court .......................... 5,000
Expenses of witnesses in criminal cases to be allowed by presiding Judge at his discretion ...... 1,500
Expenses of Second Judicial Circuit ........ .... 2,800
Expenses of Third Judicial Circuit ...... 3,200
Expenses of Fourth Judicial Circuit ........... 1,600
Purchase of Law Books .................................. 500
Stationery and incidental of all Courts .......... 2,000
Translating and printing fourth volume of Hawaiian reports in Hawaiian .................. 5,000
Translating and printing new Civil Code in Hawaiian ........................................ 3,000
Pay of Clerk Police Justice of Honolulu .......... 2,400
<table>
<thead>
<tr>
<th>Department of Foreign Affairs, Concluded</th>
</tr>
</thead>
<tbody>
<tr>
<td>To S. Magnin ........................................</td>
</tr>
<tr>
<td>&quot; Bolles &amp; Co. .....................................</td>
</tr>
<tr>
<td>&quot; His Majesty's Chamberlain ..................</td>
</tr>
<tr>
<td>Relief to Col. C. P. Iaukea ....................</td>
</tr>
<tr>
<td>Aid to Volunteer Military Companies ..........</td>
</tr>
<tr>
<td><strong>Total</strong> ........................................</td>
</tr>
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### Department of Foreign Affairs

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salary of Minister</td>
<td>$12,000.00</td>
</tr>
<tr>
<td>Salary of Secretary</td>
<td>6,000.00</td>
</tr>
<tr>
<td>Salary of Copyist</td>
<td>2,400.00</td>
</tr>
<tr>
<td>Office Expenses of Foreign Agents</td>
<td>4,600.00</td>
</tr>
<tr>
<td>Incidental Expenses of Foreign Office</td>
<td>3,000.00</td>
</tr>
<tr>
<td>Expenses Foreign Missions</td>
<td>60,000.00</td>
</tr>
<tr>
<td>Envoy Extraordinary and Minister Plenipotentiary at Washington</td>
<td>12,000.00</td>
</tr>
<tr>
<td>Expenses Incidental to Legation at Washington</td>
<td>5,000.00</td>
</tr>
<tr>
<td>Relief, Return of Indigent Hawaiians from abroad</td>
<td>1,500.00</td>
</tr>
<tr>
<td>Salary of Messenger</td>
<td>1,000.00</td>
</tr>
<tr>
<td>Education of Hawaiian Youth in Foreign Countries</td>
<td>25,000.00</td>
</tr>
<tr>
<td>King's Guards and Guards to Government Buildings</td>
<td>38,000.00</td>
</tr>
<tr>
<td>Band, Flags and Salutes</td>
<td>3,000.00</td>
</tr>
<tr>
<td>National Museum</td>
<td>2,000.00</td>
</tr>
<tr>
<td>Government Librarian and Curator to the Museum</td>
<td>8,000.00</td>
</tr>
<tr>
<td>Relief of Kamehameha Monument Committee</td>
<td>2,400.00</td>
</tr>
<tr>
<td>Coronation Liabilities:</td>
<td></td>
</tr>
<tr>
<td>To C. H. Judd</td>
<td>$1,988.00</td>
</tr>
<tr>
<td>&quot; Wilder &amp; Co</td>
<td>1,978.00</td>
</tr>
<tr>
<td>&quot; Geo. Lucas</td>
<td>4,776.00</td>
</tr>
<tr>
<td>&quot; Goo Kim</td>
<td>210.00</td>
</tr>
<tr>
<td>&quot; T. R. Foster</td>
<td>100.00</td>
</tr>
<tr>
<td>&quot; J. T. Waterhouse</td>
<td>100.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$22,700.00</td>
</tr>
<tr>
<td>Description</td>
<td>Amount</td>
</tr>
<tr>
<td>-----------------------------------------------------------------------------</td>
<td>------------</td>
</tr>
<tr>
<td>Salary Superintendent of Public Works to August 15th, A.D. 1884</td>
<td>$1,125.00</td>
</tr>
<tr>
<td>Incidentals and Traveling Expenses of Engineer and Superintendent of Public Works</td>
<td>1,000.00</td>
</tr>
<tr>
<td>Salary Superintendent of Water Works and Clerk of Market</td>
<td>4,800.00</td>
</tr>
<tr>
<td>Salary Clerk Superintendent Water Works</td>
<td>2,400.00</td>
</tr>
<tr>
<td>Salary Second Clerk Superintendent Water Works</td>
<td>1,750.00</td>
</tr>
<tr>
<td>Salary Jailor of Oahu Prison</td>
<td>3,600.00</td>
</tr>
<tr>
<td>Support of Prisoners</td>
<td>70,000.00</td>
</tr>
<tr>
<td>Pay of Road Supervisors</td>
<td>19,800.00</td>
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</table>

**Roads and Bridges:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Honolulu</td>
<td>40,000.00</td>
</tr>
<tr>
<td>Extension of Queen Street</td>
<td>3,000.00</td>
</tr>
<tr>
<td>Extension of Hotel Street to Kikihale</td>
<td>7,000.00</td>
</tr>
<tr>
<td>Road in Panon Valley</td>
<td>3,000.00</td>
</tr>
<tr>
<td>Kamehameha IV, Road, Kalili</td>
<td>5,000.00</td>
</tr>
<tr>
<td>Roads and Bridges, Koolau Pono</td>
<td>8,000.00</td>
</tr>
<tr>
<td>Road over Nuuanu Pali</td>
<td>45,000.00</td>
</tr>
<tr>
<td>Roads and Bridges, Koolauloa</td>
<td>4,000.00</td>
</tr>
<tr>
<td>Roads and Bridges, Ewa</td>
<td>4,500.00</td>
</tr>
<tr>
<td>Roads and Bridges, Waianae</td>
<td>3,000.00</td>
</tr>
<tr>
<td>Roads and Bridges, Wailuku</td>
<td>8,000.00</td>
</tr>
<tr>
<td>Roads and Bridges, Lahaina</td>
<td>2,500.00</td>
</tr>
<tr>
<td>Roads and Bridges, Kaanapali</td>
<td>5,000.00</td>
</tr>
<tr>
<td>Roads and Bridges, Wailuku</td>
<td>5,500.00</td>
</tr>
<tr>
<td>Bridge at Waihe</td>
<td>1,500.00</td>
</tr>
<tr>
<td>Road between Lahaina and Wailuku</td>
<td>30,000.00</td>
</tr>
<tr>
<td>Roads and Bridges, Makawao</td>
<td>8,000.00</td>
</tr>
<tr>
<td>Road at Opuola</td>
<td>2,000.00</td>
</tr>
<tr>
<td>Roads and Bridges, Hana</td>
<td>8,000.00</td>
</tr>
<tr>
<td>Roads and Bridges, Molokai</td>
<td>7,000.00</td>
</tr>
<tr>
<td>Roads and Bridges, Lanai</td>
<td>700.00</td>
</tr>
</tbody>
</table>

**Unapprised Tax to be expended in the district where collected:**

<table>
<thead>
<tr>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>38,131.82</td>
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</tbody>
</table>

**Road Tax to be expended in the district where collected (estimated):**

<table>
<thead>
<tr>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>110,000.00</td>
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</table>

**Road Damages:**

<table>
<thead>
<tr>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>30,000.00</td>
</tr>
</tbody>
</table>

**Encouragement of Immigration (to be limited to Japanese unless such immigration shall prove impracticable; then for such other immigration as may be practicable). Amounts received from employers to be returned into the Treasury:**

<table>
<thead>
<tr>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>300,000.00</td>
</tr>
</tbody>
</table>

**For Immigration of Portuguese already applied for amount received from employers to be returned into the Treasury:**

<table>
<thead>
<tr>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>90,000.00</td>
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</tbody>
</table>

**For the Return of South Sea Islanders:**

<table>
<thead>
<tr>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>10,000.00</td>
</tr>
</tbody>
</table>

**Canceling Lease to Water Rights in Hamakua to Mr. Chu Spence:**

<table>
<thead>
<tr>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>500.00</td>
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</tbody>
</table>

**Purchase of Honolulu Hale and Leahi:**

<table>
<thead>
<tr>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>30,900.00</td>
</tr>
</tbody>
</table>

**Dredging Honolulu Harbor:**

<table>
<thead>
<tr>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>40,000.00</td>
</tr>
</tbody>
</table>

**For Purchase of Steam Tug with Fire Apparatus:**

<table>
<thead>
<tr>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>40,000.00</td>
</tr>
<tr>
<td>Description</td>
</tr>
<tr>
<td>-----------------------------------------------------------------------------</td>
</tr>
<tr>
<td>For Purchase of Steam Launch</td>
</tr>
<tr>
<td>Additions to Oahu Jail</td>
</tr>
<tr>
<td>Addition to Honolulu Post Office</td>
</tr>
<tr>
<td>Repairs to Custom House</td>
</tr>
<tr>
<td>Repairs to Government Buildings on Queen Street</td>
</tr>
<tr>
<td>New Police Court Building</td>
</tr>
<tr>
<td>Kerosene Warehouse</td>
</tr>
<tr>
<td>Contingent</td>
</tr>
<tr>
<td>Repairs of Court Houses and Lock Ups Hawaii</td>
</tr>
<tr>
<td>Repairs of Court Houses and Lock Ups Maui</td>
</tr>
<tr>
<td>Repairs of Court Houses and Lock-ups, Kauai</td>
</tr>
<tr>
<td>Repairs of Court House and Lock-ups, Oahu</td>
</tr>
<tr>
<td>Building Court House and Lock-up, Kokoalua</td>
</tr>
<tr>
<td>Building Court House and Lock-up, North Kona</td>
</tr>
<tr>
<td>Building Court House and Lock-up, South Kona</td>
</tr>
<tr>
<td>Building Lock-up, Ulupalakua</td>
</tr>
<tr>
<td>Building Lock-up, Kipahulu</td>
</tr>
<tr>
<td>Repair Court House, Waiman, Hawaii</td>
</tr>
<tr>
<td>Repair Court House, North Kohala, Hawaii</td>
</tr>
<tr>
<td>Office and Safe for the Governor of Kauai</td>
</tr>
<tr>
<td>Light House, Barbers Point</td>
</tr>
<tr>
<td>For purchase of a lot and erection of a market at Waikiki</td>
</tr>
<tr>
<td>Market at Hilo</td>
</tr>
<tr>
<td>Improvement and extension of Honolulu Water Works</td>
</tr>
<tr>
<td>Running expenses of Honolulu Water Works</td>
</tr>
<tr>
<td>Quarantine places for diseased animals and for Veterinary Surgeon</td>
</tr>
<tr>
<td>Reservoir at Waikino</td>
</tr>
<tr>
<td>House at Telegraph Station</td>
</tr>
<tr>
<td>New Wharves and Repairs, Honolulu</td>
</tr>
<tr>
<td>Amount accrued upon Wharves already built</td>
</tr>
<tr>
<td>Extending Wharf at Lahaina and Light on Breakwater</td>
</tr>
<tr>
<td>Wharf at Olowalu, Maui</td>
</tr>
<tr>
<td>Wharf at Maalaea, Maui</td>
</tr>
<tr>
<td>Wharf at Kelua, Hawaii</td>
</tr>
<tr>
<td>Wharf at Paachau, Hawaii</td>
</tr>
<tr>
<td>Wharf at Kaahou, Hawaii</td>
</tr>
<tr>
<td>Wharf at Hookoa, Hawaii</td>
</tr>
<tr>
<td>Wharf at Waimea, Oahu</td>
</tr>
<tr>
<td>Wharf at Puako, Molokai</td>
</tr>
<tr>
<td>Wharf at Kaunakakai, Molokai</td>
</tr>
<tr>
<td>Clearing Boat Landing at Laupahoehoe</td>
</tr>
<tr>
<td>Landing at Kula</td>
</tr>
<tr>
<td>Wharf and Canyon at Koloa, Kauai</td>
</tr>
<tr>
<td>Extension of Wharf at Nawiliwill</td>
</tr>
<tr>
<td>Landing at Pokaia</td>
</tr>
<tr>
<td>Landing at Nukuopoo</td>
</tr>
<tr>
<td>Breakwater on bank Wai'ana River</td>
</tr>
<tr>
<td>Road to Iwilei</td>
</tr>
<tr>
<td>Keeper, Royal Mausoleum</td>
</tr>
<tr>
<td>Keeper, Lunalilo Mausoleum</td>
</tr>
<tr>
<td>Expenses, Royal Mausoleum</td>
</tr>
<tr>
<td>Custom House and Stores at Hilo</td>
</tr>
<tr>
<td>Repairs and Furnitures for Aliiolani Hale</td>
</tr>
<tr>
<td>Leading Water Pipes to Iwilei</td>
</tr>
<tr>
<td>Repairs and Running Expenses of Light Houses</td>
</tr>
<tr>
<td>Illuminating Clock at Lonoa</td>
</tr>
<tr>
<td>Repairs and Extension of Insane Asylum</td>
</tr>
<tr>
<td>Maintenance of Insane Asylum</td>
</tr>
<tr>
<td>Visitor Aliiolani Hale</td>
</tr>
<tr>
<td>Messengers, Interior Department</td>
</tr>
<tr>
<td>For Purchase of Lands at Kalawao, Molokai</td>
</tr>
<tr>
<td>Repairs of Landings</td>
</tr>
<tr>
<td>Artesian Wells on Molokai</td>
</tr>
<tr>
<td>Add to Queen's Hospital</td>
</tr>
<tr>
<td>Running Expenses of Steam Tugs</td>
</tr>
<tr>
<td>Anchors and Buoyes</td>
</tr>
<tr>
<td>Honolulu Fire Department</td>
</tr>
<tr>
<td>Add to Royal Hawaiian Agricultural Society</td>
</tr>
<tr>
<td>Appropriation for Nurseries</td>
</tr>
</tbody>
</table>
Interior Department, Concluded—

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Appropriation for Kapioani Park</td>
<td>5,000</td>
</tr>
<tr>
<td>Appropriation for Thomas Square</td>
<td>5,000</td>
</tr>
<tr>
<td>Appropriation for Emma Square</td>
<td>700</td>
</tr>
<tr>
<td>Rent Lot Aliiolani Hale</td>
<td>225</td>
</tr>
<tr>
<td>Rent of Alowni</td>
<td>1,200</td>
</tr>
<tr>
<td>Rent of Kohololos Pound</td>
<td>700</td>
</tr>
<tr>
<td>Government Printing</td>
<td>3,000</td>
</tr>
<tr>
<td>Copying Records Land Commission</td>
<td>5,000</td>
</tr>
<tr>
<td>Books and Stationery for Registrar of Conveyances</td>
<td>6,000</td>
</tr>
<tr>
<td>Expenses filing Certificates of Boundaries</td>
<td>250</td>
</tr>
<tr>
<td>Expenses of Election</td>
<td>1,000</td>
</tr>
<tr>
<td>Expenses of Election at Puno due to W. L. Hano</td>
<td>5,000</td>
</tr>
<tr>
<td>Subsidy to Steamer to run between Pukoo, Molokai, Lahaino and Ldni</td>
<td>10,000</td>
</tr>
<tr>
<td>Incidents Interior Department</td>
<td>3,000</td>
</tr>
<tr>
<td>Incidents Governor's Offices</td>
<td>3,000</td>
</tr>
<tr>
<td>Palace Stables</td>
<td>19,000</td>
</tr>
<tr>
<td>For the Relief of the Board of Genealogy of Hawaiian Chiefs</td>
<td>10,000</td>
</tr>
</tbody>
</table>

Finance Department.

- Salary of Minister                                     $12,000
- Salary of Auditor General                             10,000
- Salary Registrar of Public Accounts                   5,000
- Salary Clerk Finance Office                            2,000
- Salary Collector General                               9,000
- Salary Deputy Collector                                6,000
- Salary Harbor Master                                   6,000
- Salary Statistical Clerk                               3,600
- Salary 2nd Statistical Clerk                           2,000
- Salary Surveyor and Guard                              2,000
- Salary Entry Clerk                                     2,500
- Salary 2nd Entry Clerk                                 2,500
- Salary Store Keeper                                    3,000
- Salary Collector Kahului                               3,000
- Salary Collector Maunaloa                               2,000

Total: $1,816,253

Department, Concluded—

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salary Collector Hilo</td>
<td>2,000</td>
</tr>
<tr>
<td>Salary Collector Kauai</td>
<td>300</td>
</tr>
<tr>
<td>Salary Collector Kualu</td>
<td>100</td>
</tr>
<tr>
<td>Salary Collector Kualu</td>
<td>200</td>
</tr>
<tr>
<td>Salary Keeper Steamer Warehouse</td>
<td>1,200</td>
</tr>
<tr>
<td>Salary Keeper Kerosene Warehouse</td>
<td>1,200</td>
</tr>
<tr>
<td>Salary Surveyor and Guard, Kahului</td>
<td>2,000</td>
</tr>
<tr>
<td>Salary Surveyor and Guard, Mahukona</td>
<td>1,200</td>
</tr>
<tr>
<td>Salary Surveyor and Guard, Hilo</td>
<td>1,500</td>
</tr>
<tr>
<td>Assistant Guard at all Ports</td>
<td>15,000</td>
</tr>
<tr>
<td>Incidents Custom House</td>
<td>5,000</td>
</tr>
<tr>
<td>Customs House Boat</td>
<td>1,200</td>
</tr>
<tr>
<td>Pay of Tax Assessors</td>
<td>28,000</td>
</tr>
<tr>
<td>Pay of Tax Collectors</td>
<td>28,000</td>
</tr>
<tr>
<td>Pay of Tax Collector, Kau, for 1883</td>
<td>668</td>
</tr>
<tr>
<td>Pay of Tax Appeal Boards</td>
<td>1,200</td>
</tr>
<tr>
<td>National Debt falling due</td>
<td>176,200</td>
</tr>
<tr>
<td>Interest on National Debt</td>
<td>150,000</td>
</tr>
<tr>
<td>For purchase and substitution of Gold coin for foreign silver</td>
<td>150,000</td>
</tr>
<tr>
<td>Subsidy to Oceanic Steamship Company</td>
<td>63,000</td>
</tr>
<tr>
<td>Hospital Fund, (Estimated receipt) all receipts to be paid to the Queen's Hospital</td>
<td>13,000</td>
</tr>
<tr>
<td>Incidents Finance Department</td>
<td>5,000</td>
</tr>
<tr>
<td>Printing Certificates of Deposit</td>
<td>1,500</td>
</tr>
<tr>
<td>Stamps and dies</td>
<td>300</td>
</tr>
<tr>
<td>Dog Tags</td>
<td>600</td>
</tr>
<tr>
<td>Messenger</td>
<td>1,200</td>
</tr>
</tbody>
</table>

For return taxes illegally collected from:

- Owners of Kauai Ranch                       | 45 75 |
- Papa                                      | 5 00  |
- A. Marri                                 | 5 00  |
- Akin                                     | 5 00  |
- Naeuclum                                  | 5 00  |
- J. Kaum                                  | 5 00  |
- Kalahalua                                 | 7 50  |

Total: $723,887 18
<table>
<thead>
<tr>
<th>Department of the Attorney-General, Continued</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salary of Attorney-General ..................</td>
</tr>
<tr>
<td>Salary Clerk Attorney-General ................</td>
</tr>
<tr>
<td>Salary of Marshal ................................</td>
</tr>
<tr>
<td>Salary Clerk of Marshal .......................</td>
</tr>
<tr>
<td>Salary Second Clerk of Marshal ..............</td>
</tr>
<tr>
<td>Salary Sheriff of Maui .......................</td>
</tr>
<tr>
<td>Salary Sheriff of Hawaii .....................</td>
</tr>
<tr>
<td>Salary Sheriff of Kauai .....................</td>
</tr>
<tr>
<td>Salary Clerk of Sheriff of Maui .............</td>
</tr>
<tr>
<td>Salary Clerk of Sheriff of Hawaii ...........</td>
</tr>
<tr>
<td>Police of Oahu: ...............................</td>
</tr>
<tr>
<td>One Deputy Marshal at $250 per month ........</td>
</tr>
<tr>
<td>One native Captain at $100 per month ........</td>
</tr>
<tr>
<td>One Foreign Captain at $100 per month .......</td>
</tr>
<tr>
<td>Five policemen at $90 per month .............</td>
</tr>
<tr>
<td>Two policemen at $60 per month ..............</td>
</tr>
<tr>
<td>Two policemen at $50 per month ..............</td>
</tr>
<tr>
<td>Five policemen at $40 per month .............</td>
</tr>
<tr>
<td>Forty-one policemen at $25 per month ........</td>
</tr>
<tr>
<td>Two policemen at $30 per month ..............</td>
</tr>
<tr>
<td>One Deputy, Ewa, at $50 per month ..........</td>
</tr>
<tr>
<td>Four policemen at $20 per month ..............</td>
</tr>
<tr>
<td>One Deputy, Waianae, at $40 per month ......</td>
</tr>
<tr>
<td>Three policemen at $20 per month .............</td>
</tr>
<tr>
<td>One Deputy, Waialua, at $60 per month ......</td>
</tr>
<tr>
<td>Five policemen at $25 per month ..............</td>
</tr>
<tr>
<td>One Deputy, Koolau, at $40 per month ......</td>
</tr>
<tr>
<td>Four policemen at $20 per month ..............</td>
</tr>
<tr>
<td>One Deputy, Koolau, at $60 per month ......</td>
</tr>
<tr>
<td>Seven policemen at $25 per month .............</td>
</tr>
<tr>
<td>Police of Maui: ...............................</td>
</tr>
<tr>
<td>One Deputy, Lahaina, at $100 per month ......</td>
</tr>
<tr>
<td>One native Captain at $60 per month ..........</td>
</tr>
<tr>
<td>Three policemen at $35 per month .............</td>
</tr>
<tr>
<td>One policeman at Kahakuloa at $15 per month ..</td>
</tr>
<tr>
<td>One policeman at Honokohau at $15 per month ..</td>
</tr>
<tr>
<td>Two policemen at Honokowai at $15 per month ..</td>
</tr>
<tr>
<td>One Deputy, Wahiawa, at $75 per month ......</td>
</tr>
<tr>
<td>One Deputy, Honuapu at $30 per month ......</td>
</tr>
<tr>
<td>Nine policemen at $35 per month .............</td>
</tr>
</tbody>
</table>
| One Deputy Hana at $50 per month ...........
<p>| One policeman at $25 per month .............|
| Three policemen at $20 per month .............|
| One policeman at Makawao at $25 per month ..|
| One policeman at $50 per month .............|
| Seven policemen at $30 per month .............|
| One Deputy Molokai at $60 per month .........|
| Six policemen at $25 per month ..............|
| One policeman at $30 per month .............|
| One policeman at Lanai at $20 per month .....|
| Police of Hawaii: .............................|
| One Deputy Hilo at $75 per month .............|
| One policeman at $70 per month ..............|
| Three policemen at $40 per month .............|
| Four policemen at $35 per month .............|
| Four policemen at $30 per month .............|
| One Deputy N. Hilo at $50 per month .........|
| Three policemen at $30 per month .............|
| One Deputy Hana at $100 per month .......... |
| Two policemen at $35 per month ..............|
| Three policemen at $30 per month .............|
| Three policemen at $25 per month .............|
| One Deputy N. Kohala at $100 per month .....|
| One policeman at $40 per month ..............|
| Four policemen at $30 per month .............|
| Four policemen at $25 per month .............|
| One Deputy South Kohala at $40 per month ...|
| One policeman at $30 per month ..............|
| One policeman at $25 per month ..............|</p>
<table>
<thead>
<tr>
<th>Department of the Attorney-General, Continued</th>
</tr>
</thead>
<tbody>
<tr>
<td>One policeman at $30 per month............... 480 00</td>
</tr>
<tr>
<td>One Deputy, North Kona, at $40 per month.... 960 00</td>
</tr>
<tr>
<td>One policeman at $25 per month............... 600 00</td>
</tr>
<tr>
<td>One policeman at $20 per month............... 480 00</td>
</tr>
<tr>
<td>Two policemen at $15 per month.............. 720 00</td>
</tr>
<tr>
<td>One Deputy, South Kona, at $50 per month.... 1,500 00</td>
</tr>
<tr>
<td>One policeman at $35 per month............... 600 00</td>
</tr>
<tr>
<td>One policeman at $30 per month............... 480 00</td>
</tr>
<tr>
<td>Two policemen at $15 per month.............. 720 00</td>
</tr>
<tr>
<td>One Deputy, Kau, at $100 per month........... 2,400 00</td>
</tr>
<tr>
<td>Two policemen, Pahala, at $30 per month.... 1,440 00</td>
</tr>
<tr>
<td>One policeman, Hilo, at $30 per month....... 720 00</td>
</tr>
<tr>
<td>One policeman at Punalu at $35 per month.... 840 00</td>
</tr>
<tr>
<td>One policeman at Honua at $30 per month..... 720 00</td>
</tr>
<tr>
<td>One policeman at Nanalehu at $25 per month.. 600 00</td>
</tr>
<tr>
<td>Two policemen at Waialua at $10 per month... 960 00</td>
</tr>
<tr>
<td>Two policemen at Waialua at $30 per month... 1,440 00</td>
</tr>
<tr>
<td>One policeman at Kauai at $25 per month..... 660 00</td>
</tr>
<tr>
<td>One Deputy at Puna at $40 per month......... 900 00</td>
</tr>
<tr>
<td>Four policemen at $20 per month............. 1,920 00</td>
</tr>
</tbody>
</table>

**Police at Kauai:**

| One Deputy for the Island at $30 per month... 1,920 00 |
| One Deputy Lihua at $60 per month............ 1,440 00 |
| One policeman at $30 per month............... 720 00 |
| One policeman at $25 per month............... 600 00 |
| Two policemen at $20 per month............... 480 00 |
| One Deputy Koloa at $60 per month............ 1,080 00 |
| One policeman at $30 per month............... 720 00 |
| One policeman at $25 per month............... 600 00 |
| Two policemen at $20 per month............... 480 00 |
| One Deputy Waiwae at $50 per month.......... 1,200 00 |
| One policeman at $30 per month............... 720 00 |
| One policeman at $25 per month............... 600 00 |
| Two policemen at $20 per month............... 480 00 |
| One Deputy Kawahau at $60 per month......... 1,440 00 |

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**Department of Education.**

| Salary of Inspector General of Schools and his Traveling Expenses............. 7,000 00 |
| Salary Clerk Board of Education.............................................. 6,000 00 |
| Support of Hawaiian and English Schools.................................... 100,000 00 |
| Support of Common Schools..................................................... 10,000 00 |
| Industrial and Reformatory School............................................ 24,000 00 |
| Assistance to Kawaiaha Seminary for New Buildings......................... 2,000 00 |
| Assistance to Makawao Female Seminary...................................... 3,000 00 |
| Aid to St. Louis College....................................................... 10,000 00 |
| Aid to Hilo Boarding School.................................................. 5,000 00 |
| For Industrial Education in High Schools.................................... 2,500 00 |
| Professor of Chemistry and Natural Sciences at Oahu College.............. 2,400 00 |
| Building and Repairs of School Houses.................................... 15,000 00 |
| Stationery and Incidents....................................................... 800 00 |
| Pay of Messengers and Office Assistance.................................... 1,600 00 |
| Taking Census of 1884......................................................... 7,000 00 |
| Aid to Iolani College......................................................... 2,000 00 |
| Hawaiian and English Dictionary and School History of the Hawaiian Islands... 1,500 00 |
| Scholarship at Oahu College.................................................. 720 00 |

**Total.................................................................**

$191,720 00
Salary Secretary of the Board of Health
Leper Settlements
Water Pipes, Kalawao and Kalaupapa
Government Physicians and gratuitous medical treatment for all Hawaiians
General Expenses Board of Health
Building and Maintenance of Hospitals
Repairs and care of Quarantine
Kapiolani Home
Bridge at Waihoku

Recapitulation.

Civil List................................................................. $127,931.3
Permanent Settlements............................................. 22,150.0
Legislature and Privy Council........................................ 40,300.0
Judiciary Department.................................................. 139,059.0
Department of Foreign Affairs...................................... 245,914.3
Interior Department................................................... 1,818,533.0
Finance Department................................................... 723,887.0
Department of the Attorney-General............................... 232,728.0
Department of Education............................................. 191,728.0
Board of Health......................................................... 264,500.0

$3,856,756.8

Section 2. The Minister of Finance shall credit Appropriations of the last biennial fiscal period all the amounts appropriated by the Act approved on the 7th day of August, A. D. 1882, and remaining unexpended on the 31st day of March, A. D. 1884 not otherwise reappropriated, and such amounts shall be deemed no longer available for the object for which they were originally appropriated.

Section 3. The Minister of Finance shall continue to pay the salaries appropriated by this Act the compensation of soldiers and constables, the compensation of school teachers and the current expenses of the Bureau of Education, the Board of Health, the expenses of the Fire Department, of the Supreme Court and Circuit Courts, Survey Department Insane Asylum, General Aid to Queen’s Hospital, Government Stocks and the interest accruing thereon, the support of Prisons and the expenses of the Leper Settlements until the 30th day of June, A.D. 1886, unless new Appropriations are made before that date.

Section 4. The Minister of Finance shall not cause or allow to be paid from the Treasury any money for objects not authorized by this law, nor for any object herein authorized over and above the amount appropriated therefor.

Section 5. No person holding more than one office for which salaries are provided shall be authorized to draw more than the salary of the highest grade of office held by him, if the salary of any office held by him shall amount to two thousand dollars or more per annum, and he shall be entitled to no other, or further compensation.

Section 6. Contracts for Constructing Public Works furnishing material, provisions and other supplies under the appropriations of this Act shall be awarded only upon Public advertisement for tenders.

Section 7. This Act shall take effect and become a law from and after the date of its approval.

Approved this 28th day of August, A. D. 1884.

KALAKAUA, REX.
STATUTES OF 1884.

Joint Resolution for the purpose of Defraying the necessary Expenses of the Legislature for the Session of 1884.

An Act Authorizing the Payment of Expenses for Criminal Prosecutions.

An Act defining the Ownership of Turkeys, Pheasants, Quails, &c.

An Act to provide for a Police Justice for the District of Lihue, Island of Kauai.

An Act to Authorize the Purchase of the Properties situate in the District of Kona, Island of Oahu, known as "Honolulu Hale" and "Leahi" for account of the Hawaiian Government.

Joint Resolution for Immediate Provision for the Promotion and Encouragement of Japanese Immigration.

An Act to Authorize the payment of the sum of Twenty-Five Hundred Dollars in settlement of the Postal Money Order Account with the Government of the United States of America.

Resolution for the Relief of Edwin Jones.

Joint Resolution to pay to the Treasurer of the Queen's Hospital the sum of Seven Thousand and Eleven Dollars and Eighty-Three Cents.

An Act to amend Section 782 of the Civil Code relating to Time and Places of Holding Elections.

An Act to amend Chapter XXXII of the Penal Code relating to the Offence of Libel.
An Act to amend Sections 1006 and 1007 of the Civil Code as amended by the Session Laws of 1872, Chapter III

An Act to amend Chapter XXXII of the Session Laws of 1882, being an Act entitled "An Act to amend an Act to Regulate the Carrying of Passengers and Freight, and the Letting to Line of Carriages, etc., in the District of Honolulu...

An Act to provide for the appointment of Road Supervisors-in-Chief for the Island of Hawaii, for the Island of Maui, to include also the Islands of Molokai and Lanai, for the Island of Oahu, and the Island of Kauai

An Act to amend Chapter XXXIV of the Session Laws of 1882 relating to the suppression of Disease among Animals in the Hawaiian Kingdom

An Act to amend Section 1280 of the Civil Code as amended by Chapter XXIV of the Laws of 1882...

An Act relating to the Powers of Sheriffs

An Act to fix the Compensation of Pilots at the Port of Honolulu

An Act to promote the construction and operating of Steam Railroads on the Island of Oahu

An Act granting to William R. Austin and his Associates the right to construct and operate a Street Rail-Road upon certain streets of the City of Honolulu

An Act to regulate proceedings in Bankruptcy in the Hawaiian Islands

An Act to amend an Act entitled "An Act to Regulate the Sale of Spirituous Liquors," approved the Seventh Day of August, A.D. 1882

An Act to authorize the Minister of the Interior to purchase certain Lands at Molokai

An Act to regulate the practice in suits for the recovery of Personal Property

An Act to amend Section 1137 of the Civil Code

An Act to regulate Issuing of Patents

An Act to encourage Ocean Telegraph Cables

An Act to provide for the appointment of a Deputy Clerk of the Supreme Court and to prescribe the powers and duties of said Clerks

An Act to amend Section 8 of Chapter LXXIX of the Penal Code, as amended by Chapter XVII of the Laws of 1878

An Act to regulate the Remission, Exemption and Collection of Tuition Fees in the Public Schools of the Kingdom

An Act to Facilitate the Acquiring and Settlement of Homesteads

An Act establishing "The Hawaiian Postal Savings Bank Act"

An Act to prohibit the attaching of advertising Posters, or Notices to any premises without the consent of the Owner

An Act to encourage the production of Ramie or other Fibres in these Islands, suitable for a Market

An Act to prevent the waste of Artesian Water on the Island of Oahu

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