

**CERTIFICATE OF CLEARANCE.**

HAWAIIAN ISLANDS.



\_\_\_\_\_  
Port of *April 15<sup>th</sup> Hawaii* 1864

This is to certify that the *Reuben Potts* is Master, bound for *Amakulu* of which *Elizabeth Swift*  
is at liberty to proceed on her voyage.

*W. F. Comroy*  
Collector.

*J. H. Davis*  
*Kaalakapua*

Postmasters.—No. 68.

Administration des Postes de la Grande Bretagne.  
Post Office of the United Kingdom.

**A V I S D E R É C E P T I O N**  
ACKNOWLEDGMENT OF DELIVERY

d'un objet recommandé adressé à } *Mrs F. W. Sunderland. Egmont Vicarage*  
of a Registered Article addressed to } *Leighton Buzzard*

Le sousigné déclare qu'un objet recommandé à l'adresse susmentionnée, mis à la  
The undersigned acknowledges that a Registered Article addressed as above,

poste le \_\_\_\_\_ 189 \* ,

posted on the *30<sup>th</sup>* day of *November* 189 *4* \*

et provenant de \* } \_\_\_\_\_

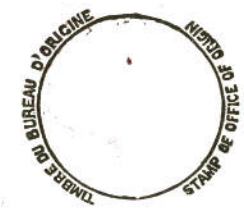
and posted at \* } *Honolulu. Hawaii*

a été dûment livré le \_\_\_\_\_ 189 \_\_\_\_\_

was duly delivered the \_\_\_\_\_ day of *January* 189 \_\_\_\_\_

*Edith Seabe* Signature † \_\_\_\_\_  
du destinataire. du Chef du Bureau distributeur.

of the addressee. of the Postmaster of the Delivering Office.



\* Avant de remettre à domicile l'objet recommandé, le bureau distributeur doit inscrire à cet avis la date du dépôt à la poste, ainsi que (en face des mots "provenant de") la désignation complète du bureau d'origine, comme indiquées par le timbre du bureau d'origine.

• Before delivering the Registered Article, the delivering Office must enter on the form the date on which the article was posted, and also (opposite the words "posted at") the exact designation of the Post Office of origin, as shown by the date stamp.

† Cet avis doit être signé par le destinataire, ou, si les règlements du pays de destination le permettent, par le chef du bureau distributeur, puis être mis sous enveloppe et envoyé, sous recommandation, par le premier courrier, au bureau d'origine de l'objet qu'il concerne.

† This acknowledgment must be signed by the addressee, or, if the postal regulations of the country of destination permit, by the Postmaster of the delivering Office. It should then be enclosed in an envelope, and despatched, registered, by first Mail, to the office at which the registered article was posted.



G. D. Mc Judgry

97-100  
1874 CO

KNOW ALL MEN BY THESE PRESENTS,  
 that I, JOHN D. HOLT, of Honolulu, Island of Oahu, Hawaiian Is  
 lands, in consideration of SIX HUNDRED DOLLARS to me paid by  
 EN SYAK ASEU, the receipt whereof is hereby acknowledged, do  
 hereby give, grant, bargain, sell and convey unto said En Syak



Bachenheimer 398880  
 Box 230  
 Glenview IL 60025

CUSTOMER'S ORDER NO.		DATE
		5/18/02
NAME Betty Nettles		
ADDRESS		
CITY, STATE, ZIP		
SOLD BY	CASH	C.O.D. CHARGE
		X
ON ACCT.	MDSE RETD.	PAID OUT
QUAN.	DESCRIPTION	AMOUNT
1		
2	Hawaiian	
3	Doc.	450 -
4		
5		
6		
7		
8		
9		
10		
11		
12		
RECEIVED BY		

KEEP THIS SLIP FOR REFERENCE  
 3705

day of January A. D. 1913  
 at 9:50 o'clock A.M. and  
 recorded in Liber 386  
 on pages 51-52.

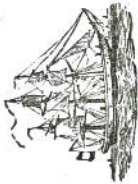
AND COMPARED.

Edward Messiam  
 Registrar of Conveyances.

By \_\_\_\_\_ Deputy Registrar

Recording Fee: 2.00

FE  
2



**SHIPPED**, in good order, and well conditioned, by Messrs Eugster Cabhart & C<sup>o</sup> of **MANILA**, in and upon the good Ship or Vessel called the *Ariana*, whereof is Master for this present Voyage, *Pedro M. Zaporta* and now riding at Anchor in the Harbour of **MANILA**, and bound for *Honolulu*

4. four casks Cocunut Oil  
 2. 96. ninety six packages with 208 pax Paper  
 25. 76 seventy six  
 23. 10 ten packages  
 22. 194 coils of Whalines  
 50,000. rats firewood  
 185. bundles of strings

being marked and numbered as in the margin, and are to be delivered in the like good order and well condition, at the aforesaid Port of *Honolulu*. (the act of Good, the King's Enemies, Fire, and all and every other dangers and accidents of the Seas, Rivers, and Navigation, of whatever nature and kind soever excepted), unto *Pedro M. Zaporta* or to *their* Assigns; he or they paying Freight for the said Goods at the rate of

*no freight, being owners property*

IN WITNESS whereof, I, the Master of the said Ship or Vessel have affirmed to four Bills of Lading, all of this Tenor and Date; the one of which being accomplished, the other to stand void.

Dated in **MANILA**, this 27 day of *July* 1856. *Pedro M. Zaporta*

WEIGHT & CONTENTS UNKNOWN

July 27, 1856 Shipped from Manila, via the bark "Ariana", to Honolulu, Coffee, cigars, arrowroot, etc. Signed & dated

Issued for No. 797 835

No. of Certificate 877

No. of Shares 10

By whom L. J. Humphreys

To whom Chs. Casperdyk

Dated April 27<sup>th</sup> 1904

Received the above certificate subject to the Articles of Incorporation and By-Laws of the Company.

Signature:

Chs. Casperdyk

Cancelled by issue of No. ....

Date of Cancellation ..... 1 .....



# Pioneer Mill Company, Limited

ISLAND OF MAUI

CAPITAL STOCK  
**2,000,000**  
DOLLARS

NUMBER OF SHARES  
**20,000**  
100 DOLLARS EACH

This Certifies, that Chs. Casperdyk is the owner of 10 Shares of the Capital Stock

**PIONEER MILL COMPANY, LIMITED.**

Transferable only on the books of the Company by endorsement hereon and surrender of this Certificate.

Honolulu, H. I., April 27<sup>th</sup> 1904.

Hessenburg  
Treasurer,

Incorporated June 29, 1895  
J. F. Stanger  
President.

7438 - Miss Marie R. von Note - No. 16/04.

R14 (3x) on Will 1913

\$ 225-

KNOW ALL MEN BY THESE PRESENTS: That I, ANTONIO DE ALMEIDA, of Honolulu, City and County of Honolulu, Territory of Hawaii, in consideration of the sum of TWELVE DOLLARS (\$12.00) to me paid by my much esteemed friend JOSE DOS PASSOS RODRIGUES, of Honolulu aforesaid, hereinafter called the Grantee, the receipt whereof is hereby acknowledged, do hereby give, grant, bargain, sell and assign all of my property whether real, personal or mixed, wherever situate, whether at present owned or in expectancy, more especially the property, allowance or donation to be allowed or paid upon my death by the San Antonio Society, or better known as Sociedade Portugueza de Santo Antonio Beneficente de Hawaii, an Hawaiian Corporation existing under and by virtue of the laws of the Territory of Hawaii, which said donation is given therein according to the by-laws of said Association.

TO HAVE AND TO HOLD the said described property, that I am now possessed of or will hereafter become possessed of, together with all the privileges and appurtenances thereunto belonging.





This Indenture made this 24<sup>th</sup> day of September 1883 by and between William, Dean of Honolulu, Island of Oahu, of the first part, Grantor, and A. Unna of Hana, Island of Maui of the second part, Grantee, Witnesseth:

That whereas said Grantor, the mortgagee named in a certain mortgage made by Like Keake and Joseph Poai recorded Liber 65 page 165 did foreclose the same for condition broken, as more fully appears by affidavit duly filed and recorded Liber 84 Pages 139, 140 & 141. and at the Mortgage sale the premises mentioned were knocked down to said Grantee, he being the highest bidder therefor at the sum of three hundred and sixty dollars, now therefore he, the



7ky.

HAWAII

\$ 375 =



KNOW ALL MEN BY THESE PRESENTS:-

That I, AGNES KEALOHAAINA (an unmarried woman) of Honolulu, City and County of Honolulu, Territory of Hawaii, Grantor, in consideration of ONE HUNDRED AND SEVENTY DOLLARS (\$170.00) to me paid by J. KALUA KAOHI, of Kohala, County and Territory of Hawaii, Grantee, the receipt whereof is hereby acknowledged, do hereby give, grant, bargain, sell and convey unto said Grantee, his heirs and assigns forever;

1. All of my undivided one-third (1/3) interest or share in and to all that certain piece or parcel of land

*Handwritten scribbles and initials at the bottom right of the page.*

Apana "J" of the land described as Royal Patent 4191, Land Commission Award 8726 to Kua, containing an area of 3.22/100 acres, more or less, and being the same premises that were conveyed to Ioane (k), Kua (k) and Naulumaihea (w) by George P. Kamaoaha, Commissioner, by deed dated October 19th, 1896, and recorded in Liber 164, page 375.

2. All that certain piece or parcel of land situate at Makapala aforesaid, designated as Apana "H" of the land described as Royal Patent 4191, Land Commission Award 8726 to Kua, containing an area of 56/100 acres, more or less, and being the same premises that were conveyed to Naulumaihea (w) by George P. Kamaoaha, Commissioner, by deed dated October 19th, 1896, and recorded in Liber 164, page 373.

Both of the above described premises were inherited by me as daughter and sole heir-at-law of Naulumaihea (w),

12.—Coupon for MERCHANDISE LICENSE for July, 1909.
11.—Coupon for MERCHANDISE LICENSE for August, 1909.
10.—Coupon for MERCHANDISE LICENSE for September, 1909.
9.—Coupon for MERCHANDISE LICENSE for October, 1909.
8.—Coupon for MERCHANDISE LICENSE for November, 1909.
7.—Coupon for MERCHANDISE LICENSE for December, 1909.
6.—Coupon for MERCHANDISE LICENSE for January, 1910.
5.—Coupon for MERCHANDISE LICENSE for February, 1910.
4.—Coupon for MERCHANDISE LICENSE for March, 1910.
3.—Coupon for MERCHANDISE LICENSE for April, 1910.
2.—Coupon for MERCHANDISE LICENSE for May, 1910.
1.—Coupon for MERCHANDISE LICENSE for June, 1910.



# City and County of Honolulu

## Territory of Hawaii

no. 657

Treasurer's Office

*L. Kubota*

Know All Men that

having paid the fee prescribed by law, is hereby licensed to

### Sell Goods, Wares and Merchandise

at 1128 S. Beret Street in the City and County of Honolulu, for the period covered by the coupons hereto attached, subject to all the laws of the Territory of Hawaii and ordinances of the City and County of Honolulu applicable to such business.



Given under my Hand and Seal of Office at Honolulu, this 29 day of July 1909

*Richard H. Trent*

Treasurer, City and County of Honolulu.

Amount Paid \$ 00

**Not Transferable**

**EXPIRES JUNE 30, 1910**

No person selling a Merchandise License shall be permitted by virtue thereof to sell or furnish opium or any preparation thereof, any poisonous drug, alcohol, spirituous or other intoxicating liquors, cigarettes or tobacco, or any other articles for the sale of which a license by law is provided and red.—S. L. 1907, Act 96.



11.30  
11.30  
11.30

KNOW ALL MEN BY THESE PRESENTS:

That I, ELLEN K. PHILIPS, of Honolulu, Island of Oahu, Territory of Hawaii, Mortgagee, for and in consideration of the sum of Nine Hundred Dollars (\$950.00) to me paid by ERNST WILHELM, of Peahi, District of Makapuu, Island of Oahu, Territory of Hawaii

aforsaid, Mortgagee, the receipt whereof is hereby acknowledged, do hereby give, grant, bargain, sell, convey and confirm unto the said Mortgagee, his heirs and assigns, one-half (1/2) of all that certain piece or parcel of land situate at Kahua, King Street, Honolulu, Island of Oahu, Territory of Hawaii aforsaid, and being one-half (1/2) of the same land described in Royal Patent No. 3 to JOHN LUCAS and of the same premises set over unto the Mortgagee herein under a certain Decree of Court signed by the Honorable W. J. Robinson, Third Judge of the Circuit Court of the First Judicial Circuit on the 25th day of September, A. D. 1905, in the matter of the Settlement of the Wilhelm Estate, the portion hereby conveyed being the Nwa or North West-terly one-half (1/2) of said land containing an area of 2 1/4 fathoms more or less, and being the same premises that were conveyed to me by deed of the Mortgagee herein of even date herewith.

I, O H A V E A N D T O H O L D the said granted premises with all rights, privileges, buildings, improvements and appurtenances thereunto belonging unto the said Mortgagee, his heirs and assigns forever.

AND I, the said ELLEN K. PHILIPS, do hereby for myself and my heirs, executors and administrators covenant with the said Mortgagee, his heirs and assigns, that I am lawfully seized in fee simple of the granted premises; that they are free

*In consideration of the full payment of the within mortgage, I do hereby release and discharge the same, and by these presents forever quit claim to the within Mortgagee all my right title and interest in the same property therein described also to the note as security therefor.*

Notary Public, 1st Circuit  
Territory of Hawaii

F. H. Hardy  
Maheo, M.

6930  
10:01

W. H. [unclear]

7174  
1:18

-M O R T G A G E-

XX

-ELLEN K. PHILIPS-

-T O-

-ERNEST WILHELM-

XX

-DATED: NOVEMBER 10, 1905-

\*\*\*\*\*

INDEXED

REGISTER OFFICE OAHU ss.

Received for record this 12<sup>th</sup>  
day of November A. D. 1908  
at 1:18 O'clock P. M. and  
recorded in Liber 314  
on pages 95

INDEXED.

REGISTER OFFICE OAHU ss.

Received for record this 14<sup>th</sup>  
day of December A. D. 1905  
at 10:01 O'clock A. M. and  
recorded in Liber 276  
on pages 231-233

AND COMPARED.

Chas. Merriam  
Registrar of Conveyances.

By \_\_\_\_\_  
Deputy Registrar

Recording Fees \$ 4.50 Pd.

1.  
4.50 Pd.

AND COMPARED.

Chas. H. Merriam  
Registrar of Conveyances.  
By Isaac Ihibi  
Deputy Registrar

Recording Fees \$ 1-00

1.  
1-



AUTHORIZED  
CAPITAL

Aug. 16th, 1883, \$30,000.

May 20th, 1884, \$50,000.

Jan. 25th, 1890, \$100,000.

Nov. 16th, 1894, \$150,000.

**M. T. Co.**

15,000 SHARES  
AT  
\$10 EACH.



GRIEVE, PR., HON.

No. 111  
**MUTUAL TELEPHONE COMPANY**  
20 Shares  
Incorporated August 16th, 1883.

Honolulu, H. I., Septbr. 15<sup>th</sup> 1898.

This Certifies That Ed Towse is owner  
of Twenty Shares of the Capital Stock  
fully paid of the

**MUTUAL TELEPHONE CO.**

Transferable on the Books of the Company by endorsement hereon and surrender of this Certificate.

Ed Towse  
SECRETARY.\*



J. B. Arthurton  
PRESIDENT.\*

C-LINE #62047  
LEGAL SIZE TOPPER

Ke iwa o te Akua. Amene. Awan  
o Tahutahu no Hootena Kona Kema Koku-  
kuni o Hawaii.

Okite me kuu makemake fono iho no. Ke  
paua nei a te tohilo aku nei; a ma kia  
palapala, ke tohilo loa aku nei au i kuu  
tuhana aino mehia e waiko nei ma  
Hootena ika i ka Apana o Kona Kona  
Kokufuni o Hawaii; no na ka lulu 7000

La Wainihi a me te Hoku me  
Hootena no lona, i loko no o ka Apana a  
me ka Kookuni i ikeia mahina; no lona  
a me ko lona mau hoilina a toko lauta  
no ka manawa pau ole.

Eia ke kumu o kia tohilo ana;  
Wainihi a me te Hoku kaawi.

ma i loko o kuu lina i tohahi dala,  
a me ko lona malama pu mai iau i  
ka Ai & Ia no kuu ola ana, a hiki i kuu  
la hope ma kia ao. Ma ia kumu, nolaila  
kui tohilo loa aku i ka Apana aino no  
lona a me ko lona mau hoilina no ka  
manawa pau ole.

Apeni moe ana: Ehomaka ana ma ke  
kiki hik, a e holo ana.

AK	36.15 km	94	Land	pu: Kookuni
Wem	72.30 "	4.06	"	" Kailua
"	76 "	13.50	"	" "
"	80 "	6.20	"	" "

No. Certificate 28  
 Issued for No. 46  
 No. Shares 100  
 By whom Nemy Jue  
 To whom John Wright  
 Date March 14<sup>th</sup>  
 Received the above Certificate sub-  
 Articles of Incorporation and  
 of the Company.  
John Wright Esq.  
 Cancelled by issue of No. \_\_\_\_\_  
 Date of Cancellation \_\_\_\_\_

Revenue Stamp.



Stamped \$2.00



**AUTHORIZED  
CAPITAL**

Aug. 16th, 1883, \$30,000.  
 May 20th, 1884, \$50,000.  
 Jan. 25th, 1890, \$100,000.  
 Nov. 16th, 1894, \$150,000.

**M. T. Co.**

15,000 SHARES  
AT  
\$10 EACH.



GRIEVE, PR., HON.

**N<sup>o</sup> 28**

**MUTUAL TELEPHONE COMPANY**

Incorporated August 16th, 1883.

*Honolulu, H. I., March 14<sup>th</sup> 1895*

This Certifies That John Wright is owner  
 of One Hundred Shares of the Capital Stock  
 fully paid of the

**MUTUAL TELEPHONE CO.**

Transferable on the Books of the Company by endorsement hereon and surrender of this Certificate.

A. S. Brown  
SECRETARY.\*

H. C. J. Minn  
PRESIDENT.\*

**100 Shares**



No. Certificate 71.

Issued for No. 12

No. Shares 108

By whom A. H. S.

To whom J. B. Atherton

Date Nov. 9<sup>th</sup>

Received the above Certificate  
Articles of Incorporation  
of the Company.

Cancelled by issue of No. \_\_\_\_\_

Date of Cancellation \_\_\_\_\_

Stamped 2.25



AUTHORIZED  
CAPITAL

Aug. 16th, 1883, \$30,000.  
May 20th, 1884, \$50,000.  
Jan. 25th, 1890, \$100,000.  
Nov. 16th, 1894, \$150,000.

**M. T. Co.**

15,000 SHARES  
AT  
\$10 EACH.



**MUTUAL TELEPHONE COMPANY**  
Incorporated August 16th, 1883.

Honolulu, H. I., November 9<sup>th</sup> 1896.

This Certifies That J. B. Atherton is owner  
of One Hundred Eight Shares of the Capital Stock  
fully paid of the

**MUTUAL TELEPHONE CO.**

Transferable on the Books of the Company by endorsement hereon and surrender of this Certificate.

J. S. Johnson  
SECRETARY.\*



A. H. S.  
PRESIDENT.\*

16



GAZETTE PRINT



Pioneer

CAPITAL STOCK  
2,000,000  
DOLLARS

Capital Stock increased to 22,500 shares at \$100 each \$2,250,000.

Mill Company,

ISLAND OF MAUI



Limited

Capital Stock increased to 27,500 NUMBER OF SHARES  
Shares at \$100 each 2,750,000  
August 15, 1901  
20,000  
100 DOLLARS EACH

CANCELLED

This Certifies, that Arthur Buchholz is the owner  
of one Shares of the Capital Stock  
of PIONEER MILL COMPANY, LIMITED.

Transferable only on the books of the Company by endorsement hereon and surrender of this Certificate.

Honolulu, H. I., July 1<sup>st</sup>, 1900.

A. Rosenberg Incorporated June 29, 1895 Paul Rosenberg  
Treasurer. President.

C-LINE #62047  
LEGAL SIZE TOPPER



AUTHORIZED  
CAPITAL

Aug. 16th, 1883, \$30,000.  
May 20th, 1884, \$50,000.  
Jan. 25th, 1890, \$100,000.  
Nov. 16th, 1894, \$150,000.

**M. T. Co.**  
15,000 SHARES  
AT  
\$10 EACH.



No. 115. 13 Shares  
**MUTUAL TELEPHONE COMPANY**  
Incorporated August 16th, 1883.

Honolulu, H. I., March 14<sup>th</sup> 1899.

This Certifies That E. J. Torse is owner  
of Thirteen Shares of the Capital Stock  
fully paid of the

**MUTUAL TELEPHONE CO.**

Transferable on the Books of the Company by endorsement hereon and surrender of this Certificate.

W. B. W. Futyma  
SECRETARY.\*



J. B. Ashton  
PRESIDENT.\*

Issued for No. 939

No. of Certificate 939

No. of Shares 10

By whom C. E. Gagan

To whom Chas. E. Gagan

Dated June 19<sup>th</sup> 1900

Received the above certificate subject to the Articles of Incorporation and By-Laws of the Company.

Signature:

Chas. E. Gagan

Cancelled by issue of No. 1213

Harry S. Richard

Date of Cancellation Nov 13<sup>th</sup> 1900



Pioneer

Mill Company

Limited

ISLAND OF MAUI

CAPITAL STOCK  
**2,000,000**  
DOLLARS

NUMBER OF SHARES  
**20,000**  
100 DOLLARS EACH

This Certifies, that Chas. E. Gagan is the owner

10 Shares of the Capital Stock

**PIONEER MILL COMPANY, LIMITED.**

Transferable only on the books of the Company by endorsement hereon and surrender of this Certificate.

Honolulu, H. I., June 19<sup>th</sup> 1900

Assenberg  
Treasurer.

Incorporated  
June 29, 1895

Paul Isenberg  
President.

1213.

Mixed Feeder U.S. 6 1/2 200

W. C. Parke  
Contract of Guaranty.

Shin  
to  
W. C. Parke.

Dated March 1886

REGISTER OFFICE OAHU ss.

Received for record this 31<sup>st</sup> X

day of July A. D. 1886

at 10:10 o'clock A M. and

recorded in Liber 102

on pages 246 and 247.  
AND COMPARED.

Thomas Browne  
Registrar of Conveyances.

By \_\_\_\_\_ Deputy Registrar.

Recording fees \$ 4.50



R. P. 1117 Land at Inaile  
Waialua

Sold.

Seed.

Kahakoi & Enaka

to

J. T. Squires

Land at Inaile

Register Office Oahu  
Rec for Recd the 25<sup>th</sup>  
day of April at 1887 at  
3 o'clock P M & Recorded  
in Liber 23 on pages  
261 & 262 & compared  
Thomas Browne  
Registrar of  
Conveyances

Recording paid \$2.50

Stamp not paid

J. A. Magoon.

9993  
2:35

INDEXED

REGISTER OFFICE OAHU ss.

Received for record this 24<sup>th</sup>  
day of November A. D. 1897  
at 2:35 O'clock P.M. and  
recorded in Liber 173  
on pages 321 & 322

AND COMPARED.  
Thos. G. Thurston

Registrar of Conveyances.

By R. W. Andrews,

Deputy Registrar.

Recording Fees \$ 2.50

This Indenture made this 16<sup>th</sup>  
day of January A. D. 1897 between  
Joseph Morris of Honolulu  
Island of Oahu, the party of  
the first part and Louis

STAMP: PAID JAN 16 1897

and convey unto the said  
party of the second part  
and to his heirs and as-  
signs forever, all those premi-  
ses situate on Maunalea Street  
in said Honolulu and known  
as the "Liberty Hall premises"

Deed

Dorothea Lamb

to

Emmelina M. Magoon

Dated April 22/97.

J. ALFRED MAGOON

ATTORNEY AT LAW

HONOLULU,

H. I.

27  
1851

# SEAMAN'S PERMIT.



Permission is given to *John H. Mearns* now lying in the  
on board the *Bark Louisiana* Hawaiian Islands, to remain on the Island  
harbor of *Honolulu* Hawaiian Islands, to remain on the Island  
for sixty days, he being discharged from the obligations of his Shipping

*John H. Mearns*  
*John H. Mearns*  
*John H. Mearns*

of *Oahu*  
Articles, by his Captain.  
Port of *Honolulu*  
*Sept 17 1851*

Hawaiian Islands.

Consulate of

FOR THE HAWAIIAN ISLANDS.

This is to certify that  
before me from the

has been this day discharged  
in accordance with the laws of

and that he is under the protection of this Consulate.

Witness my hand and seal of office at  
this  
day of  
1851

Consul.

22

26. 1851 seaman's permit for discharged crewman from the N.B. whaling bark Louisiana at Honolulu allowing him to remain on the island for 60 days, with printed Hawaiian "Royal Stamp."



1123  
428

# Mortgage

HERMANN HUGO

To

The Bank of Hawaii, Ltd.

Dated December 19th, 1911.

INDEXED.

TERRITORY OF HAWAII.  
OFFICE OF  
REGISTRAR OF CONVEYANCES.

Received for record this 20<sup>th</sup>  
day of December A.D. 1911.  
at 4:28 O'clock P. M. and  
recorded in Liber 351  
on pages 389-392

AND COMPARED.  
Edward Merriam  
Registrar of Conveyances.

By \_\_\_\_\_  
Deputy Registrar.

Recording Fees \$ 8.- Pd.

The Bank of Hawaii, Ltd.  
Judd Building, Honolulu, T. H.

Pd 6/8

Hawaii: Document of Conveyance with  
2 #R-3 and one #R-4 attached.  
FRAGILE  
ASH-246  
\$125.00



Like answer on Kanaka opant  
 Ke vana man' maraia Salafata.  
 Arava. All' Paatara n' our Maia  
 Yama a Sime. Ma Kupuna's Maia  
 Ma' Ma' Ma' Ma' Ma' Ma' Ma'  
 Ma' Ma' Ma' Ma' Ma' Ma' Ma'  
 Ma' Ma' Ma' Ma' Ma' Ma' Ma'  
 Ma' Ma' Ma' Ma' Ma' Ma' Ma'  
 Ma' Ma' Ma' Ma' Ma' Ma' Ma'  
 Ma' Ma' Ma' Ma' Ma' Ma' Ma'  
 Ma' Ma' Ma' Ma' Ma' Ma' Ma'  
 Ma' Ma' Ma' Ma' Ma' Ma' Ma'

For value received I hereby sell,  
 assign and transfer unto Alice E. Swing  
 2 shares of the Capital Stock represented  
 by the within Certificate, and do here by  
 witness

- George H. Mead



FOR VALUE RECEIVED, I hereby sell, transfer and assign  
 to GEORGE H. MEAD the shares of stock within mentioned, and here-  
 by authorize the President and Secretary of the Company to make  
 the necessary transfer on the books of the corporation.

Witness my hand and seal, this 25th day of November,  
 A.D. 1908.

WITNESSED BY

Mr. E. Park.  
Sara E. Park

Elizabeth S. Mead (SEAL)  
Alice M. Swing (SEAL)

Sara E. Park  
Mr. E. Park.

L  
nd  
n  
ad.

Hawaii  
1857

Certificate of General Average  
allowing the Bremen Ship  
to return to Honolulu for  
repair. Complete with seal  
& signature of Notary.

71532

**AVERAGE**

In the case of the Bremen Ship POST. of  
which I capt on her passage from Honolulu to San Francisco, encountered  
tempestuous weather, in which she sprung a leak and was compelled to return to  
Honolulu to repair, which has occasioned certain charges and expenses, chargeable  
in General Average, which have been stated and apporportioned in accordance with  
the rules and usages of the Port of San Francisco.

Whole amount of General Average charges, = = \$ 5,264.53

APPORTIONMENT.

Vessel in valuation of =	\$ 10,000.00	paid	\$ 950.40
Cargo, = = =	=	"	4,063.93
Freights, = = =	= 2,632.60	"	250.20
	\$ 55,393.67		\$ 5,264.53

In the above cargo *Item 10*

to the value of \$ 90.~ and has paid on said valuation,  
General Average, \$ 8.53-

Add for this Certificate, 1.~

Total \$ 9.53-

State of California, }  
CITY AND COUNTY OF SAN FRANCISCO  
April 25th, 1857.

I, GEO. T. KNOX, a Public Notary in and for the City  
and County of San Francisco, hereby certify that the foregoing  
is a correct abstract of the original statement of General Average,  
in the case of the Ship "Post."

*Geo T Knox*  
Notary Public



Know all men by these presents that I Ono Suvo of Honolulu Oahu Hawaiian Islands in consideration of One Hundred Fifty Dollars to be paid by J. Alfred Magoon Trustee for James Berry the receipt whereof is hereby acknowledged do hereby give grant bargain sell and convey unto said J. Alfred Magoon as trustee aforesaid all the following pieces or parcels of land to wit First all those lands situate in Oahu Hawaii described in Royal Patent No 545 Kuleana 1331 granted to Hoaa containing two acres 488 anas

And by Hoaa devised to Vincent by will admitted to probate March twenty ninth 1884 and conveyed to me by deed of said Hoaa Vincent made April tenth 1869 recorded in Liber 24 pages 300-1

Second all those lands situate in Oahu Hawaii aforesaid described in Royal Patent 312 Kuleana 1345 granted to Silihua containing One acre and Ninety two one hundredths also conveyed to me by said deed of M. M. Vincent

Third that land situate in Oahu aforesaid described in Royal Patent No 428 to me containing Eighty five One hundredth of an acre

To have and to hold the above granted premises with all the privileges and appurtenances thereto belonging to the said J. Alfred Magoon as trustee aforesaid

In consideration of the full amount due on the within mortgage to me paid the receipt whereof is hereby acknowledged, I hereby release and discharge the said Bond Master for the sum of four dollars and no cents of Alfred Magoon Trustee for James Berry



Cancelled  
Magoon

Cancelled  
Mortgage. 4600

Ono Iuku  
to INDEXED.  
J. A. Magoon  
July 16, 1887.

Amount \$150.- not  
to exceed \$250.-  
Interest 12%

REGISTER OFFICE OAHU ss:

Received for record this 28th  
day of July A. D. 1887  
at 3:50 o'clock P M. and

recorded in Liber 104

on pages 282 and 283  
AND COMPARED.

Jona Austin  
Registrar of Conveyances.

By Malcolm Brown  
Deputy Registrar.

Recording Fees \$ 4.00

REGISTER OFFICE OAHU ss:

Release  
Received for record this 4th  
day of January A. D. 1893  
at 12:xx o'clock M. and

recorded in Liber 104

on pages 282

AND COMPARED.

Registrar of Conveyances.

By \_\_\_\_\_

Deputy Registrar

Recording Fees \$ 1.00

J. A. Magoon  
Healoha

On the 16th day of July 1887 before me personally appeared Ono Iuku and his wife Keimua and he the person to whose use and behoof he made the foregoing instrument, and they acknowledged to me that they executed the same freely and voluntarily for the purpose herein therein expressed and said Keimua Keimua is an unmarried woman of sane mind and full legal capacity and she is not under any legal disability or constraint from him.

Ceil Brown  
and State witnesses

Malcolm Brown  
Deputy Registrar



Know all men that J. J. M. Mowarrat of Honolulu Oahu Trustee for Makanoana Pū-kuahini formerly Makanoana Meroeburgh, under deed of trust dated 15 of December 1886 and recorded in Liber 100 folio 484-6, in consideration of the sum of One hundred and twenty-eight Dollars (\$128.) to me paid by Makakehau W. of Honolulu aforesaid the receipt whereof is hereby acknowledged, do hereby assign transfer and set-over unto the said Makakehau the real estate hereby conveyed and the note and claim thereby secured. To have and to hold the same to the said Makakehau and her heirs, executor, administrator and assigns forever. In witness whereof I the said J. M. Mowarrat Trustee as aforesaid have hereunto set my hand and seal this 8<sup>th</sup> day of October A. D. 1888.

This Adventure, made this 29<sup>th</sup> day of August

1888 between

Makakehau, Island of Oahu, Hawaiian Islands

heretofore named the Mortgagee of the first part and

Makemoamoa, Island of Oahu

heretofore named the Mortgagee of the second part, WITNESSETH:

That the said Mortgagee in consideration of the sum of

One hundred Dollars to him paid by the said Mortgagee,

the receipt whereof is hereby acknowledged, do hereby give, grant, bargain, sell and convey unto

the said Mortgagee, and her heirs and assigns all that certain

interest in the land situated in Honolulu

known as the Island of Oahu one of said

Islands containing an Area of 193

Acres and being Parcel 1 of Royal Patent No.

3944, of Oahu No. 7235 to Kaahupahaa and

her heirs, executor, administrator and assigns

that were conveyed to said

Makakehau by said Kaahupahaa by deed dated

the 14<sup>th</sup> of October, 1879, and recorded in Liber 72,

and Volume 332-3.

HAWAIIAN ISLANDS, } ss.  
HONOLULU ISLAND OF OAHU.

On this 9<sup>th</sup> day of October A. D. 1888 personally appeared before me J. M. Mowarrat Trustee for Makanoana Pūkuahini known to me to be the person described in and who executed the foregoing instrument and he duly acknowledged to me that he executed the same freely and voluntarily for the uses and purposes therein set forth.

Wm. Austin Whitney Agent to the Government for Oahu -



Duska  
577 due  
2002  
16am

INDEXED.

REGISTER OFFICE OAHU ss.

Assignment  
Received for record this 9<sup>th</sup> ✓  
day of October A. D. 1888

at 10 o'clock A. M. and  
recorded in Liber 97

on page 199  
AND COMPARED.

Thos. G. Thurum  
Registrar of Conveyances.

Recording Fees \$ 05 41.50  
Deputy Registrar

By R. M. [unclear]  
Registrar of Conveyances.

AND COMPARED.  
Thos. G. Thurum

on pages 89 + 90  
recorded in Liber 166

at 11:05 o'clock A. M. and  
day of November A. D. 1896

Received for record this 9<sup>th</sup>

REGISTER OFFICE OAHU ss.

H. 188  
L Kaili

MORTGAGE.

Radiai (K)

- TO -

Makamaoia Merseburgh

Dated August 29<sup>th</sup> 1885

REGISTER OFFICE OAHU ss

Rec'd for record this 31<sup>st</sup>

day of August A. D. 1885

at 11:05 o'clock A. M. and re-

corded in Liber 76 on

pages 198 and 199.

AND COMPARED.

Thomas Pruce  
Registrar of Conveyances.

Recording \$ 3.50

Know all men that I, Makakēhau (w) of Honolulu, island of  
Maui in consideration of the sum of Two hundred and thirty-<sup>fifteen</sup> and no/100 Dollars (\$235.00) to me paid by Levi Kaili of said Honolulu,  
the receipt whereof is hereby acknowledged do hereby assign, transfer  
and set-over unto the said Levi Kaili the within mortgage the real  
estate thereby conveyed and the note and claim thereby secured. To  
have and to hold the same to the said Levi Kaili and his heirs, execu-  
tors, administrators and assigns forever. In witness whereof I have here-  
unto set my hand and seal this 20<sup>th</sup> day of October A. D. 1896,  
D. [unclear] and [unclear] in presence of the words  
and figures which have been struck  
and [unclear] and [unclear] in  
presence of the words  
HAWAIIAN ISLANDS,  
J. M. Monwarat



Makakēhau (w)

J. M. Monwarat  
ISLAND OF OAHU.



On this 20<sup>th</sup> day of October A. D. 1896 personally  
appeared before me Makakēhau (w)

Known to me to be the person described in, and who executed  
the foregoing instrument who acknowledged to me that  
she executed the same freely and voluntarily, and for the uses  
and purposes therein set forth.

J. M. Monwarat  
Notary Public for the First Judicial  
Circuit of the Hawaiian Islands.



Revenue Stamp.



AUTHORIZED  
CAPITAL

Aug. 16th, 1883, \$30,000.

May 20th, 1884, \$50,000.

Jan. 25th, 1890, \$100,000.

Nov. 16th, 1894, \$150,000.

M. T. Co.

15,000 SHARES

AT

\$10 EACH.



GRIEVE, PR., HON.



TELEPHONE



MUTUAL

COMPANY

Incorporated August 16th, 1883.

Honolulu, H. I., April 22 1892

This Certifies That Mrs. Mary Dowsett is owner  
of Six Shares of the Capital Stock  
fully paid of the

MUTUAL TELEPHONE CO.

Transferable on the Books of the Company by endorsement hereon and surrender of this Certificate.

Chas. A. Whitten  
SECRETARY.\*



J. B. Robertson  
PRESIDENT.\*

Revenue Stamp.



AUTHORIZED  
CAPITAL

Aug. 16th, 1883, \$30,000.

May 20th, 1884, \$50,000.

Jan. 25th, 1890, \$100,000.

Nov. 16th, 1894, \$150,000.

**M. T. Co.**

15,000 SHARES  
AT  
\$10 EACH.



GRIEVE, PR., HON.

No. 43  
**MUTUAL**

**TELEPHONE**

5 Shares  
**COMPANY**

Incorporated August 16th, 1883.

Honolulu, H. I., February 4<sup>th</sup> 1896.

This Certifies That J. M. Donnell is owner  
of Five Shares of the Capital Stock  
fully paid of the

**MUTUAL TELEPHONE CO.**

Transferable on the Books of the Company by endorsement hereon and surrender of this Certificate.

J. S. Rowan  
SECRETARY.\*



D. A. Quinn  
PRESIDENT.\*

Mortgage

8250

9:44

A. V. Gear

to

J. Alfred Inagoun

dated Dec. 22<sup>nd</sup> = 1905

INDEXED.

REGISTER OFFICE OAHU ss.

Received for record this 26<sup>th</sup>  
day of April A. D. 1906.  
at 9:44 O'clock A.M. and  
recorded in Liber 285  
on pages 136 to 138.

AND COMPARED.

Charles Merriam  
Registrar of Conveyances.

By \_\_\_\_\_  
Deputy Registrar

Recording Fees \$ 4.-

5

No. Issued 95

No. of Shares \_\_\_\_\_

To \_\_\_\_\_

Date \_\_\_\_\_ 188

RECEIVED THE ABOVE CERTIFICATE,

Subject to the By-Laws of the Company, which are hereby agreed to.

Canceled No. \_\_\_\_\_

No. 95

Hawaiian

Shares.

# Bell Telephone Company.

CAPITAL STOCK,  
10,000 DOLLARS.

Incorporated, \_\_\_\_\_ 188

1000 SHARES,  
10 DOLLS. EACH.

This Certifies, that \_\_\_\_\_ is the  
Owner of \_\_\_\_\_ Shares of the Capital Stock of the

Hawaiian Bell Telephone Company,

Transferable on the books of the Company by endorsement hereon and surrender of  
this Certificate.

S. D. \_\_\_\_\_ 188  
Honolulu.

A. CARLISLE & Co. Stationers, S. F.

SECRETARY.

PRESIDENT.



AUTHORIZED  
CAPITAL

Aug. 16th, 1883, \$30,000.

May 20th, 1884, \$50,000.

Jan. 25th, 1890, \$100,000.

Nov. 16th, 1894, \$150,000.

**M. T. Co.**

15,000 SHARES

AT

\$10 EACH.



GRIEVE, PR., HON.

No. 78  
**MUTUAL TELEPHONE COMPANY**  
Incorporated August 16th, 1883.  
25 Shares

Honolulu, H. I., September 29<sup>th</sup> 1897.

This Certifies That Mrs. M. Farnsworth is owner  
of Twenty Five Shares of the Capital Stock  
fully paid of the

**MUTUAL TELEPHONE CO.**

Transferable on the Books of the Company by endorsement hereon and surrender of this Certificate.

*H. Rose*  
SECRETARY.\*



*Carl Peterson*  
PRESIDENT.\*

1884

Statement of Taxes of *Waimaea* Island of *Hawaii*

(Assessments to be made of FULL CASH VALUE, as of July, 1st, 1884.)

If any property, real or personal, is subject to any mortgage, the amount of such mortgage, with the date thereof and the name of the mortgagee, must be returned. The owner of the property being chargeable with the taxes on the property above the value of the mortgage, and having to pay the taxes on the amount of the mortgage which he may deduct from the interest payable to the mortgagee.

If any real property is subject to a tenancy for more than one year the landlord is chargeable with the tax upon eight years' rental, and must state in his return the amount of such annual rental.

All exemptions must be claimed in this return, or they cannot be allowed. No deduction can be allowed for debts owing.

Parties having property belonging to others in their possession are assessed for the value thereof and may recover the amount of tax paid from the owners.

House Lots and Houses.....	\$ 150
Acres of Sugar Land.....	\$ 1500
“ Rice Land.....	—
“ Kalo Land.....	—
“ Pasture and Forest Land.....	—
“ Growing Cane.....	—
“ “ Rice.....	—
“ “ Kalo.....	—
Machinery of all descriptions.....	\$ 10000
Heads of Cattle.....	—
“ <del>Working</del> <i>Working</i> Cattle.....	55 40
“ Sheep.....	2200
“ Goats.....	—
Merchandise of all description.....	—
Cash, Government Stocks or Bonds.....	—
Furniture.....	200
Property in hand belonging to others.....	—
Value of property not enumerated above.....	—
Number of Horses.....	57
“ Carriages for pleasure.....	1
“ Vehicles for the carriage of Merchandise.....	8
“ Dogs.....	2
Can you read and write?.....	—
Are you a Hawaiian subject?.....	—
Names of persons in your employ subject to taxation.....	—

I DO SOLEMNLY SWEAR that the list of persons residing with me, and of animals and other property in my possession or owned by me, liable to taxation, which I have given above, is true, so help me God.

Subscribed and sworn to before me, this *31* day of *July*, 1884.  
*Waimaea 31 July 1884*  
*C. L. Linn*

Assessor.

33.

This Agreement, made and entered into this 18<sup>th</sup> day of

July A. D. 1891, by and between Shu Shing Mill Co. Party  
for their Manager, James Weston, of Kohala, Hawaii, Party  
of the First Part, and Ho Lau Pua, Party of the  
Second Part.

WHEREAS, the Party of the First Part has obtained from the Hawaiian Government a Special Residence Permit in blank, numbered 1574, in accordance with the provisions of the Hawaiian Law authorizing the introducing of Chinese laborers, approved November 14th, 1890, which Special Residence Permit issued under and upon the following conditions, viz :

First. That the Chinese laborer who presents this Special Residence Permit for entry into this Kingdom, shall remain therein for a term not exceeding Three years.

Second. That such Chinese laborer shall not engage in any other occupation than that of agricultural labor, provided that the term "agricultural laborer" shall be held to include labor in sugar mills, rice mills and coffee mills, and all labor incident thereto, during his residence in this Kingdom.

Third. That if such Chinese laborer shall be found out of employment at any time during the term of his residence in this Kingdom, or be engaged in any other employment than that of agricultural labor, or shall be found in this Kingdom after the expiration of the term of residence granted him by this permit, he may thereupon be arrested and held in custody until an opportunity occurs to return him to China.

~~Fourth. That one fourth of the money due to such Chinese laborer, as compensation for work done, shall be retained by the employer each month, and forwarded by him to the Board of Immigration, to be by it deposited in the Treasury of the Kingdom as a special deposit, subject to the order of the President of the Board of Immigration, and to be returned by the said Board to such Chinese laborer upon his leaving the Kingdom. Provided, however, that such retention and deposit shall cease whenever the sum to the credit of such laborer shall amount to the sum of seventy five dollars, the said Board shall have the authority to pay the return passage of such Chinese laborer out of such sum so deposited. If such Chinese laborer shall enter into any other employment than that of agricultural labor, or shall desert his employer, such money so deposited may be forfeited to the Hawaiian Government.~~

Fifth. That the said Chinese laborer shall not be entitled to exercise the rights of an Hawaiian citizen as to the term of residence or employment while in the Hawaiian Kingdom, but shall be restricted to the term of residence and employment named in this permit.

Sixth. That the said Chinese laborer shall, during the whole term of his residence in this Kingdom, be subject to all the rules and regulations of the Board of Immigration now or hereafter to be made.

And is also subject to the provisions of said law of which the following sections are parts, viz :

SECTION 4. The presentation of such a permit by any person, for admission into this Kingdom, shall be held to be a consent by such person to all of its terms, and shall prevent him, or any person on his behalf, from denying the validity of the same in any manner whatsoever in any Court of Justice.

SECTION 5. Any laborer deserting, or leaving or refusing to do the work of his employer, shall, besides the provisions of subdivision 3 of Section 1, be also subject to the penalty prescribed by law for desertion or refusal to work.

*Cancelled in Office of Secy 26/91.  
(sgd) Henry Smith Secy S.C. C. Also per A.G.  
offr for - Amson Miller Co*

7116

# This Memorandum of Agreement,

Made in duplicate and entered into this OCT 19 1899 by and between  
UNION MILL CO. of the Hawaiian Islands, hereafter referred to  
as the Principal, and Saito Kingoro of Japan,  
hereafter referred to as the Laborer, and the Japanese Immigration Bureau hereafter referred to as  
the Bureau:

**Whereas**, the said Principal has beforehand contracted with the said Bureau for a number of Jap-  
anese Agricultural Laborers; and  
**Whereas**, the said Bureau has, in accordance with the said Contract, caused to come and brought  
the said Laborer to Hawaii from Japan for the said Principal; and  
**Whereas**, the said Laborer has arrived at Honolulu to engage as an Agricultural Laborer for the  
said Principal:

**Now, therefore**, it is hereby agreed by and between the parties hereto as follows:

- I.—The rate of wages to be paid by the Principal to the Laborer shall be Fifteen (\$15.00) Dollars U. S. Gold Coin per month during the term of Contract.
- II.—The said Principal shall pay the said Laborer's wife, if she works, wages at the rate of Ten (\$10.00) Dollars U. S. Gold Coin per month during the term of Contract.
- III.—Two and half (\$2.50) Dollars per month during the term of contract shall be retained by the said Principal from the monthly wages of the said Laborer, and the money shall be turned over to the said Bureau and be held by the Bureau as trustee, for the purpose of securing the said laborer his return passage.
- IV.—Twenty-six days of ten hours each actual work in the field, or twelve hours each in and about Sugar Mill and Sugar House, shall constitute one month's service.
- V.—The said Laborer agrees to work at night and rest during the day, if necessary and if so required. Work overtime exceeding thirty minutes shall be paid for at the rate of ten cents per hour and seven cents in the case of female laborer.
- VI.—The said Principal shall provide the said Laborer and his wife, if she accompany him, with free fuel and unfurnished lodgings, with medical attendance and necessary medicines and with water for domestic purposes.
- VII.—The said Laborer shall be exempt from any military services and from all personal tax-ations for like term.
- VIII.—The following holidays shall be allowed the said Laborer, viz.: New Year, Christmas, 3d. November, Sundays and American National Holidays.
- IX.—The wages shall commence from the date of said Laborer actually commencing work and be payable at the end of each and every month.
- X.—The said Laborer shall be required to furnish blankets and bedding for himself and his family.
- XI.—The said Laborer covenants and agrees to fulfil all the conditions of this Agreement, and to observe and obey the Laws of Hawaii and to faithfully perform all lawful and proper labor which may, under this Agreement, be assigned to him or to her by the said Principal during the full period of three years from the date such labor actually commence.

**In Consideration, whereof**, the parties have hereto set their hands, in duplicate, in the English and Japanese Languages, at Honolulu, H. I., the day and year first above written

**THEO. H. DAVIES & CO. Ltd.**

UNION MILL CO.

*Theo. H. Davies & Co. Ltd.*

OAHU,  
HAWAIIAN ISLANDS. } s.s.

OCT 19 1899

Union Mill Co.

*Saito Kingoro*

.....Masters,  
.....Servant.

proved to me by the oath of T. K. S. (MOTO) to be the persons executing  
contract, and the same having been by me read and explained to them, they  
acknowledged that they understood the same and they had executed the same  
and upon the terms and conditions therein set forth.

*J. H. ...*

I take acknowledgment to Labor Contracts, District of Kona, Island of Oahu.

*多 谷 金 五 郎*



The Japanese Immigration Bureau

Per

移民取扱人 森岡 眞





此契約ハ布哇國ノ UNION TRADING CO. (以下本

人ト稱ス)日本ノ 齊藤金太郎 (以下労働者ト稱ス)及日

本移民協會(以下移民協會ト稱ス)トノ間ニ成レルモノナリ

該本人ハ曩キニ該移民協會ト農業労働者移入ニ關スル契約

ヲナシ而テ該移民協會ハ其契約ニ基キ該本人ノ爲メ日本ヨ

リ當國ヘ該労働者ヲ渡航セシメ而テ又該労働者ハ該本人ニ

對シ農業労働者トシテ「ホノル」ニ到着セシフ以テ茲ニ左ノ

通リ契約スルモノナリ

第一條 該本人ヨリ労働者ニ仕拂フヘキ賃金ハ本契約期限  
中毎月米貨十五弗トス

第二條 該本人ハ該労働者ニシテ其妻ヲ携帶シ而シテ其妻  
ノ労働スル場合ニハ其契約間毎月米貨十弗ノ賃金  
ヲ仕拂フモノトス

第三條 該本人ハ該労働者ノ毎月ノ賃金ヨリ契約年限間ハ  
毎月米貨貳弗五十錢宛取立テ置キ之ヲ該移民協會  
ニ交付シ該移民協會ハ該労働者ノ爲メ歸國船賃ト  
シテ之ヲ保管スルモノトス

第四條 該労働者ハ毎月廿六日間労働シ而シテ耕地ニ在テ  
ハ毎日十時間屋内及製造場ニ在テハ十二時間労働  
スルモノトス

第五條 該労働者ハ必要ナル場合ニ於テハ日中休息シ夜間  
労働ニ従事スルヲ承諾スルモノトス  
勞役時間外ニ一日ノ内三十分間以上労働スルモノ  
ハ一時間毎ニ男子ハ十仙婦女ハ七仙ノ割合ヲ以テ  
其増賃金ヲ受クルモノトス

第六條 該本人ハ該労働者及其妻ニ對シ薪炭家屋(但家具ヲ  
備ヘズ)醫藥及飲料水ヲ無料ニテ給與スルモノトス

第七條 該労働者ハ契約期限内軍役及人頭税ヲ免セラル、  
モノトス

第八條 左ノ諸日ヲ以テ労働者ノ休日トス  
新年一日 クリスマス日 十一月三日  
日曜日及米國々祭日

第九條 賃金ハ該労働者ノ労働ヲ始メタル日ヨリ起算シ每  
月末ニ支給セラル、モノトス

第十條 該労働者ハ自己及其家族ノ爲メブランケット及夜  
具ヲ自辨スルモノトス

第十一條 該労働者ハ三箇年間此契約ノ諸條項ヲ履行シ又布  
哇國法律ヲ遵奉シ且誠實ニ該本人ノ指定セル所ノ  
適法ナル諸労働ニ服従スルヲ甘諾スルモノトス

第十二條 以上ノ條項ニ遵ヒ茲ニ我々ハ英文及日本文ヲ以テ  
記シタル二通ノ契約書ヲ製シ西曆一八九九年十月  
日布哇「ホノル」府ニ於テ調印スルモノナリ

森 岡 眞

19.

This Agreement, made and entered into this 19th day of

July A. D. 1891, by and between The Union Mill Co. Party of the First Part, and Jaymes Newton, of Kohala, Hawaii, Party of the Second Part.

WHEREAS, the Party of the First Part has obtained from the Hawaiian Government a Special Residence Permit in blank, numbered 140, in accordance with the provisions of the Hawaiian Law authorizing the introducing of Chinese laborers, approved November 14th, 1890, which Special Residence Permit issued under and upon the following conditions, viz:

First. That the Chinese laborer who presents this Special Residence Permit for entry into this Kingdom, shall remain therein for a term not exceeding three years.

Second. That such Chinese laborer shall not engage in any other occupation than that of agricultural labor, provided that the term "agricultural laborer" shall be held to include labor in sugar mills, rice mills and coffee mills, and all labor incident thereto, during his residence in this Kingdom.

Third. That if such Chinese laborer shall be found out of employment at any time during the term of his residence in this Kingdom, or be engaged in any other employment than that of agricultural labor, or shall be found in this Kingdom after the expiration of the term of residence granted him by this permit, he may thereupon be arrested and held in custody until an opportunity occurs to return him to China.

Fourth. That one-fourth of the money due to such Chinese laborer, as compensation for work done, shall be retained by the employer each month, and forwarded by him to the Board of Immigration, to be by it deposited in the Treasury of the Kingdom as a special deposit, subject to the order of the President of the Board of Immigration, and to be returned by the said Board to such Chinese laborer upon his leaving the Kingdom. Provided, however, that such retention and deposit shall cease whenever the sum to the credit of such laborer shall amount to the sum of seventy-five dollars, the said Board shall have the authority to pay the return passage of such Chinese laborer out of such sum so deposited. If such Chinese laborer shall enter into any other employment than that of agricultural labor, or shall desert his employer, such money so deposited may be forfeited to the Hawaiian Government.

Fifth. That the said Chinese laborer shall not be entitled to exercise the rights of an Hawaiian citizen as to the term of residence or employment while in the Hawaiian Kingdom, but shall be restricted to the term of residence and employment named in this permit.

Sixth. That the said Chinese laborer shall, during the whole term of his residence in this Kingdom, be subject to all the rules and regulations of the Board of Immigration now or hereafter to be made.

And is also subject to the provisions of said law of which the following sections are parts, viz:

SECTION 4. The presentation of such a permit by any person, for admission into this Kingdom, shall be held to be a consent by such person to all of its terms, and shall prevent him, or any person on his behalf, from denying the validity of the same in any manner whatsoever in any Court of Justice.

SECTION 5. Any laborer deserting, or leaving or refusing to do the work of his employer, shall, besides the provisions of subdivision 3 of Section 1, be also subject to the penalty prescribed by law for desertion or refusal to work.



all days, but not on days which are holidays and as such recognized by the Hawaiian Government, or on Chinese New Year, the last mentioned holiday not to exceed two working days; but if the said Laborer should be employed in domestic service the usual and indispensable work shall be done on such holidays also.

3. A day's labor shall be 10 hours actual work in the fields, or 12 hours actual work in or about the sugar factory; the hours not being continuous, but allowing the necessary time for taking food and rest.

The hours of service are counted from the moment regularly established for the departure to the work in the factory or the fields, and the Laborer must not exceed the time reasonably necessary to arrive there.

And 26 days actual work as aforesaid shall constitute a month's labor.

4. If, at any time, during the continuance of this agreement, the Laborer shall desire to return to China, he shall be released from this agreement upon his departure from the Hawaiian Islands, and upon conditions that the Laborer shall refund to his employer the following portion of the costs of his passage from China to Hawaii, to wit: \$1.50 for each month remaining of the term of this agreement, and if the Laborer shall avail himself of this condition he shall forfeit all right to any portion of the bonus.

FOR THE PROPER FULFILMENT OF THIS AGREEMENT, the parties hereto bind themselves, one to the other, as witnessed by their hands and seals hereto affixed, at Honolulu, this JAN 18 1896 day of JAN 18 1896 1895.

WITNESS:

**THE H. DAVIES & Co. Ltd.** Agents  
*of Honolulu*  
*Assistant Union Mill Co.*

銓 鄧

ISLAND OF OAHU, } ss.  
HAWAIIAN ISLANDS. } On this JAN 18 1896 day of JAN 18 1896, A. D. 1895,  
personally appeared before me Sam Sun for **Union Mill Co.**

Master, and Sam Sun . . . . . Servant, satisfactorily proved to me by the oath of . . . . . to be the persons executing the accompanying Contract, and the same having been by me read, explained and interpreted to them, they severally acknowledged that they understood the same, and that they had executed the same voluntarily, and upon the terms and conditions therein set forth.



*Agent to the Acknowledgments to Contracts for Labor for the Island of Oahu.*

\$54.00. HONOLULU, JAN 18 1896 1895.

**Union Mill Co.**

On demand for value received I promise to pay to the  
or order, the sum of Fifty-four Dollars  
the office of the **Union Mill Co.** Payable at

銓 鄧

Witness to Signature.

1498

Union Mill Co.

Union Mill Co.

Union Mill Co.

This Memorandum of Agreement, Made and entered into at Honolulu, this 3 day of August, 1895, by and between Union Mill Co. hereinafter called the Employer, and Sang Sun hereinafter called the Laborer—

WITNESSETH THAT:

WHEREAS, the Laborer has arrived at the Hawaiian Islands, upon the understanding that he be there employed as an Agricultural Laborer, under the laws of the Republic of Hawaii; and in consideration of the sum of \$54, in U. S. Gold Coin, advanced and lent to him by his said Employer for defraying passage money and expenses from his home in China to the Hawaiian Islands, and for clothes, receipt of which is hereby acknowledged, and for which sum the Laborer has signed a note; and in further consideration of the wages and other benefits to him moving, as hereinafter set forth:

THE FOLLOWING AGREEMENT HAS BEEN ENTERED INTO BETWEEN THE AFORESAID PARTIES HERETO:

THE SAID EMPLOYER, in consideration of the stipulations hereinafter contained, to be kept and performed by the said Laborer, covenants and agrees as follows:

1. To procure for said Laborer proper lodgings and food at Honolulu while waiting for a steamer to go to Union Mill Co. plantation, and also proper transportation from Honolulu to the aforesaid plantation.
2. To give employment to said Laborer, as an agricultural laborer, for the full period of three years from the date such employment actually begins.
3. To pay or cause to be paid to said Laborer, during said 3 years, wages for each month of 26 day's labor performed at the rate of Eleven Dollars per month, and in addition thereto to pay for said Laborer to the Hawaiian Government the sum of \$1.50 per month for the first 24 months of this agreement, or in all \$36.00, which sum the Government holds to the credit of the Laborer until such Laborer elects to return to China, when the said sum of \$36.00, and accrued interest thereon, will be applied to the Payment of his return passage, and the balance, if any, given to him in cash. Also, to pay to said Laborer at the end of 3 year's faithful work a bonus of \$18.00.

And after 3 year's faithful work not to collect his note for \$54.00 for passage money and expenses.

But no bonus shall be paid, and the note of \$54.00 shall be due and collectable of the Laborer, if the Laborer deserts his employment at any time before the expiration of this agreement.

4. Also that overtime work exceeding 30 minutes shall be paid for at the rate of 10 cents per hour to the Laborer.
5. During the continuance of this agreement the Employer guarantees to the Laborer the full and equal protection of the laws of the Hawaiian Islands, and to provide the Laborer with unfurnished lodgings, and with water and fuel for cooking purposes, medical attendance and medicines, but no rations, and to pay his personal taxes.

THE SAID LABORER, in consideration of the sum of \$54.00 lent to him by his said Employer, and in consideration of the stipulations hereinbefore mentioned, to be kept and performed by the said Employer, covenants and agrees as follows:

- 1 After arrival at Honolulu to proceed to the Union Mill Co. plantation, there to perform such agricultural labor in the field, or in or about rice or sugar mills, or as domestic servant, as the Employer under this agreement, and under the herein contained terms and conditions, shall direct.
2. During the continuance of this agreement, being the full period of three years from the date such employment actually begins, to fulfil all the conditions of this agreement, and to diligently and faithfully perform all lawful and proper labor, and to obey all lawful commands of his employer, his agents or overseers, and to work during the night and rest during the day, if called upon to do so, and work on

7415

# This Memorandum of Agreement,

507 14 1903

Made in duplicate and entered into this Union Mill Co. by and between Union Mill Co. of the Hawaiian Islands, hereafter referred to as the **Principal**, and Ichida Kasaaburo of Japan, hereafter referred to as the **Laborer**, and the **Japanese Immigration Bureau** hereafter referred to as the **Bureau**:

**Whereas**, the said Principal has beforehand contracted with the said Bureau for a number of Japanese Agricultural Laborers; and

**Whereas**, the said Bureau has, in accordance with the said Contract, caused to come and brought the said Laborer to Hawaii from Japan for the said Principal; and

**Whereas**, the said Laborer has arrived at Honolulu to engage as an Agricultural Laborer for the said Principal:

**Now, therefore**, it is hereby agreed by and between the parties hereto as follows:

I.—The rate of wages to be paid by the Principal to the Laborer shall be Fifteen (\$15.00) Dollars U. S. Gold Coin per month during the term of Contract.

II.—The said Principal shall pay the said Laborer's wife, if she works, wages at the rate of Ten (\$10.00) Dollars U. S. Gold Coin per month during the term of Contract.

III.—Two and half (\$2.50) Dollars per month during the term of contract shall be retained by the said Principal from the monthly wages of the said Laborer, and the money shall be turned over to the said Bureau and be held by the Bureau as trustee, for the purpose of securing the said laborer his return passage.

IV.—Twenty-six days of ten hours each actual work in the field, or twelve hours each in and about Sugar Mill and Sugar House, shall constitute one month's service.

V.—The said Laborer agrees to work at night and rest during the day, if necessary and if so required. Work overtime exceeding thirty minutes shall be paid for at the rate of ten cents per hour and seven cents in the case of female laborer.

VI.—The said Principal shall provide the said Laborer and his wife, if she accompany him, with free fuel and unfurnished lodgings, with medical attendance and necessary medicines and with water for domestic purposes.

VII.—The said Laborer shall be exempt from any military services and from all personal taxation for like term.

VIII.—The following holidays shall be allowed the said Laborer, viz.: New Year, Christmas, 3d. November, Sundays and American National Holidays.

IX.—The wages shall commence from the date of said Laborer actually commencing work and be payable at the end of each and every month.

X.—The said Laborer shall be required to furnish blankets and bedding for himself and his family. XI.—The said Laborer covenants and agrees to fulfil all the conditions of this Agreement, and to observe and obey the Laws of Hawaii and to faithfully perform all lawful and proper labor which may, under this Agreement, be assigned to him or to her by the said Principal during the full period of three years from the date such labor actually commence.

**In Consideration, whereof**, the parties have hereto set their hands, in duplicate, in the English and Japanese Languages, at Honolulu, H. I., the day and year first above written.

**THEO. H. DAVIES & CO. Ltd.**

UNION MILL CO.

OF OAHU,  
HAWAIIAN ISLANDS. } s.s.

*Attest*



石田 茂之 印

Union Mill Co. before me **T. MATSUOKA**

Masters,

*Ichida Kasaaburo*

Ser. M. Japanese Immigration Bureau

proved to me by the oath of T. K. J. IMOTO to be the persons executing the contract, and the same having been by me read and explained to them, they acknowledged that they understood the same and they had executed the same and upon the terms and conditions therein set forth.

Per

移民取扱人 森岡 眞



*J. M. Mason*

Notary Public in and for the Hawaiian Islands, District of Kona, Island of Oahu.



此契約ハ布哇國ノ UNION TRUST CO. (以下本

人ト稱ス)日本ノ大田義三郎(以下労働者ト稱ス)及日

本移民協會以下移民協會ト稱ス)トノ間ニ成レルモノナリ

該本人ハ曩キニ該移民協會ト農業労働者移入ニ關スル契約

ヲナシ而テ該移民協會ハ其契約ニ基キ該本人ノ爲メ日本ヨ

リ當國ヘ該労働者ヲ渡航セシメ而テ又該労働者ハ該本人ニ

對シ農業労働者トシテ「ホノル」ニ到着セシヲ以テ茲ニ左ノ

通リ契約スルモノナリ

第一條 該本人ヨリ労働者ニ仕拂フヘキ賃金ハ本契約期限

中毎月米貨十五弗トス

第二條 該本人ハ該労働者ニシテ其妻ヲ携帶シ而シテ其妻

ノ労働スル場合ニハ其契約間毎月米貨十弗ノ賃金

ヲ仕拂フモノトス

第三條 該本人ハ該労働者ノ毎月ノ賃金ヨリ契約年限間ハ

毎月米貨貳弗五十錢宛取立テ置キ之ヲ該移民協會

ニ交付シ該移民協會ハ該労働者ノ爲メ歸國船賃ト

シテ之ヲ保管スルモノトス

第四條 該労働者ハ毎月廿六日間労働シ而シテ耕地ニ在テ

ハ毎日十時間屋内及製造場ニ在テハ十二時間労働

スルモノトス

第五條 該労働者ハ必要ナル場合ニ於テハ日中休息シ夜間

労働ニ従事スルヲ承諾スルモノトス

勞役時間外ニ一日ノ内三十分間以上労働スルモノ

ハ一時間毎ニ男子ハ十仙婦女ハ七仙ノ割合ヲ以テ

其増賃金ヲ受クルモノトス

第六條 該本人ハ該労働者及其妻ニ對シ薪炭家屋(但家具ヲ

備ヘズ)醫藥及飲料水ヲ無料ニテ給與スルモノトス

第七條 該労働者ハ契約期限内軍役及人頭税ヲ免セラル、

モノトス

第八條 左ノ諸日ヲ以テ労働者ノ休日トス

新年一日 クリスマス日 十一月三日

日曜日及米國々祭日

第九條 賃金ハ該労働者ノ労働ヲ始メタル日ヨリ起算シ每

月末ニ支給セラル、モノトス

第十條 該労働者ハ自己及其家族ノ爲メブランケット及夜

具ヲ自辨スルモノトス

第十一條 該労働者ハ三箇年間此契約ノ諸條項ヲ履行シ又布

哇國法律ヲ遵奉シ且誠實ニ該本人ノ指定セル所ノ

適法ナル諸労働ニ服従スルヲ甘諾スルモノトス

第十二條 以上ノ條項ニ遵ヒ茲ニ我々ハ英文及日本文ヲ以テ

記シタルニ通リ契約書ヲ製シ西曆一八九九年十月

日布哇「ホノル」府ニ於テ調印スルモノナリ

森岡眞



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This Agreement, made entered into this \_\_\_\_\_ day of \_\_\_\_\_

A. D. 1893, by and between George Myers a Japanese subject, party of the second

part, and Tokyo Imin Goshi Kyaisha (Tokyo Emigration Co., Ltd.) party of the third part:

WHEREAS, the party of the second part has come to the Hawaiian Islands from Japan to engage as an agricultural laborer for said party of first part; and

WHEREAS, the said party of the first part has agreed to furnish said party of the second part, and his wife, if she accompanies him, free transportation from Japan to Hawaiian Islands; and

WHEREAS, the said party of third part have contracted with the said party of the first part that in case of desertion of the said party of the second part before the expiration of his term of service, to repay said party of the first part a pro rata sum of the advancement for passage and costs of the said party of the second part from Japan to the place of labor; and

NOW, THEREFORE, the Agreement witnesseth:

The said party of the first part, in consideration of stipulations hereinafter contained to be kept and performed by the said party of the second part and said party of the third part, covenants and agrees as follows:

I. To furnish free steerage passage from Japan to Honolulu to said party of the second part, and his wife if she accompanies him, subject however, to the conditions hereinafter contained, and provide proper food during said passage, and proper accommodation in said Honolulu, upon his or their arrival from Japan, and also furnish proper transportation from said Honolulu to the place where such labor is to be performed.

II. To employ said party of the second part and his wife, if she accompanies him, as agricultural laborers for the full period of three years from the date of this contract.

III. To well and truly pay, or cause to be paid, to said party of the second part compensation or wages at the rate of Twelve and 50-100 Dollars (\$12.50) per month, and to his wife if she works, at the rate of Seven and 50-100 Dollars (\$7.50) per month, payable in U. S. Gold Coin.

IV. To provide said party of the second part and his wife, if she accompanies him unfurnished lodgings, commodious enough to secure health and a reasonable degree of comfort, free of expense.

V. To furnish said party of the second part and his wife, if she accompanies him, sufficient fuel and water for domestic purposes and all necessary medical attendance free of cost.

VI. To hold the said party of the second part and his wife, if she accompanies him, exempt from any Government assessment for personal taxes and military services.

VII. To allow the said party of the second part and his wife, if she accompanies him; holidays to be observed as follows: New Year, Christmas, 3rd November, Sundays and Hawaiian National Holidays.

Said party of the second part in consideration of the stipulation herein contained, to be kept and performed by the said party of the first part and the said party of the third part, covenants and agrees as follow.

VIII. To faithfully and diligently perform, as become a good workmen, such agricultural labor in said Hawaiian Islands as the said party of first part, its agents and overseers, shall direct for the period of three years from the date of this contract.

IX. And it is mutually agreed between the said parties of the first and second parts, that a month's service or employment shall consist of twenty-six days of ten hours each, actual work in the field, or twelve hours each in and about the sugar mill and sugar house, and to work at night and rest during the day if required.

Work overtime exceeding thirty minutes to be paid for at the rate of 10 cents per hour to said party of the second part, and 7 cents per hour to his wife.

X. And it is further agreed between all the parties hereto the Two Dollars (\$2.00) for and during first twelve months and one dollar (\$1.00) for and during next twenty four months, of such contract period shall be retained by the employer out of the said wages of the party of second part, and remitted monthly by such employer to said party of third part, to be by them deposited in the bank of savings, and the aggregate thereof to be paid by parties of the third part to the said party of second part in the case of his return to Japan or removal to some other country at the expiration of his term of service, *Provided*, however, should the said party of the second part desert service during said term, then, and in such case, the said party of the third part shall pay, or cause to be paid, to the said party of the first part, from said amount, the sum due under their certain bond to the said party of the first part, to refund to the said party of the first part, in case of desertion of the said party of the second part, a pro rata amount of the passage money advanced and cost of transportation to the place where service is to be performed by the said party of the first part.

And it is further agreed by the party of the second part that no recourse can be had upon the party of the first part for such sums as may be deposited with the party of the third part.

IN CONSIDERATION WHEREOF, the parties have hereunto set their hands and seals this \_\_\_\_\_

day of Oct 11 1893 A. D. 1893, and to a duplicate of this tenor, date \_\_\_\_\_

THE TOKYO IMIN GOSHI KYAISHA CO. LIMITED (SEAL.)

*George Myers*

*George Myers*

Union Mill Co. *George Uyebeke*

TOKYO EMIGRATION CO.

*Shuears*

# 勞働契約書

此契約ハ西曆千八百九十年 月 日布哇ノ法律ニ據リ正當ニ設立現存セル  
會社ヲ甲約者トシ日本國民

ヲ乙約者トシ東京移民合資會社ヲ丙約者トシ其間ニ成レルモノナリ乙約者ハ甲約者ニ對シ農業勞働者トシテ布哇ニ到着シ甲約者ハ乙約者及ヒ其妻若其妻ヲ携帶スルトキニ對シ無賃渡航ヲ承諾シ丙約者ハ甲約者ニ對シ乙約者カ契約期限内ニ逃亡スルトキハ其逃亡ノ日數ニ應シ前拂ノ渡航費及ヒ乙約者ノ日本ヨリ作業地マテノ諸費用ヲ辨償スルトトナシ茲ニ左ノ運契約スルモノトス

甲約者ハ乙約者丙約者ニ對シ左ノ條件ヲ履行スルコトヲ約ス

第一條 乙約者及ヒ其妻若其妻ヲ携帶スルトキニ對シ日本ヨリ布哇マテ無賃ニテ渡航セシメ航海中ハ相當ノ食糧ヲ給與シ布哇ヘ到着ノ上ハ相當ノ取扱ヲ爲シ又同地ヨリ作業地マテノ運送ヲナスコト

第二條 此契約ノ日ヨリ滿三ヶ年間乙約者及ヒ其妻(若其妻ヲ携帶スルトキ)ヲ農業勞働者トシテ雇入ル、ト

第三條 乙約者ニ對シ賃金トシテ毎月米貨拾貳弗五拾仙ヲ支拂ヒ其妻ノ勞働スル場合ニハ其妻ニ對シ米貨七弗五拾仙ヲ支拂フ、ト

第四條 乙約者及ヒ其妻(若其妻ヲ携帶スルトキ)ニ對シ無代價ニテ安穩ナル家屋(家具備付ナキ)ヲ給與スル、ト

第五條 乙約者及ヒ其妻(若其妻ヲ携帶スルトキ)ニ對シ無代價ニテ炊事用ノ薪水ト醫藥ヲ給與スル、ト

第六條 乙約者及ヒ其妻(若其妻ヲ携帶スルトキ)ハ各種ノ人頭稅及ヒ軍役ヲ免セラル、ト

第七條 左ノ諸日ヲ以テ乙約者ノ休日トスルコト  
新年元日 クリスマス 十一月三日  
日曜日及ヒ布哇國祭日

乙約者ハ甲丙約者ニ對シ左ノ條件ヲ履行スル、トヲ約ス  
第八條 乙約者ハ此契約ノ日ヨリ滿三ヶ年間布哇ニ於テ甲約者其代理者又ハ監督者ノ指定ニ從ヒ誠實ニ農業勞働ニ從事スル、ト

第九條 甲乙約者合意ノ上一ヶ月ノ勞働日數ヲ二十六日トシ毎日ノ勞働時間ハ耕地ニ在テハ十時間砂糖製造所ニ在テハ十二時間トシ必要ノ場合ニ於テ中ハ日休息シ夜分勞働スル、ト  
勞働時間外ニ一日ノ内三十分間以上勞働スルトキハ一時間ゴトニ男性ハ拾仙女性ハ七仙ノ割合ヲ以テ其増賃金ヲ受クル、ト

第十條 甲乙丙約者ハ相互承諾ノ上契約期限内ノ最初ノ十二ヶ月間ニ於テ乙約者ノ賃金ノ内ヨリ貳弗宛次ノ二十四ヶ月間ニ於テ壹弗宛ヲ引去リ毎月之ヲ丙約者ニ送付シ丙約者ハ之ヲ貯金銀行ニ預置キ乙約者契約滿期マテ勞働ヲ遂ケ歸國スルカ又ハ布哇ヲ去リ他ニ移轉スル時ニ之ヲ還付スル、ト定ムト雖モ乙約者契約期限内ニ逃亡スルトキハ丙約者ハ甲約者トノ別契約書ニ基キ右貯金ヲ以テ甲約者ニ對シ前拂ノ渡航費ト作業地マテノ運賃トヲ辨償スル、ト  
又乙約者ハ丙約者ノ預ケ入タル貯金ニ對シ甲約者ニ向テ其回復ヲ求ムル、トヲ得サルモノト定ム

甲約者

乙約者

丙約者

西曆一千八百九十年 月 日同文ノ契約書ニ記名調印ス

東京移民合資會社  
業務代理人 尾崎三七