

### MAINLANDERS INTERESTED IN PINEAPPLE DAY

Publicity of Promotion Committee Brings Response From Dealers Throughout U. S.

The advertising which the Promotion Committee has given Pineapple Day, August 15, has caused a large number of eastern wholesale grocery firms to handle Hawaiian pineapple in large quantities, according to correspondence received by the committee yesterday. Attractive folders calling attention to Pineapple Day have literally been scattered throughout the United States, with the result that dealers are taking more kindly than ever before to Hawaii's product.

As a sample, the following letter has been received from a wholesale grocery firm in Dayton, Ohio: "We are conducting besides our jobbing business 18 retail stores in this city and buy Hawaiian pineapple by the carload. We certainly will make a display August 15 and advertise it in the local newspapers, and you can help us by supplying us with a lot of your 24-page pamphlets and all other advertising matter you may have regarding Pineapple Day."

Another communication, from a wholesale grocery concern in Bloomington, Ill., reads as follows: "We are greatly interested in the Hawaiian pineapple proposition. We already have purchased three carloads for fall delivery and probably will need more. We are taking future orders from our trade, and they in turn from their customers. We want to help on this Pineapple Day and exploit it as much as possible. We would suggest that you tell us just what literature you have and arrange to forward us a large supply of it which we can distribute to the retail merchants and consumers in this section."

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### STUDENT ROW NOT HELD AS CHIVALRY BY COURT

Sydney Nicholson, son of Capt. D. F. Nicholson of the Inter-Island Company, was fined \$100 in police court yesterday for an act which is declared by his friends to be boyish chivalry, but which the court looked upon as assault and battery and dealt with accordingly.

Young Nicholson was charged with assaulting Joseph Silva on a local wharf a few days ago. He pleaded guilty to the charge. Behind the assault is the story of a dance given by McKinley High School some time ago at which Nicholson is said to have been set upon by Joseph Silva and a number of other boys and severely beaten. He is said to have attended the dance with a young lady and to have been kept out of the hall during the evening.

Later, meeting Silva and other high school students on the wharf, Nicholson knocked him down. The arrest and conviction is the result, Nicholson maintains that he did only what any lad of honor would do.

Regarding the report that he had attended the dance without an invitation the boy's mother today requested the Star-Bulletin to print the following evidence that Nicholson was present upon invitation of the proper committee:

"I wish to correct a statement appearing in the Advertiser this morning. Sydney Nicholson is not a high school student, but was an invited guest at the dance given by the graduating class of McKinley High.

"Signed: HENRY CROZIER, "Committee on Invitations."

A meeting of the members of Damien Council, Y. M. L., has been called for 7:30 o'clock this evening in the C. B. U. hall, Catholic Mission grounds.

### CAMPAIGN FOR FUNDS STARTED BY LOCAL "Y"

Would Secure \$2,000 to Enlarge Work of Japanese and Korean Branches

"Let's do it in two days!" This was the slogan adopted at a meeting at noon today in Cooke hall, Young Men's Christian Association building, to hear the plans which have been formed to raise \$2000 for the enlargement of the work of the local Japanese and Korean associations. The funds will be used for secretaries and salaries. The committee of 20, which has been giving impetus to the project, today and tomorrow will conduct a campaign among association members toward securing the necessary funds.

Cooke hall was well filled with a large number of association members who met for luncheon and to hear the case of the Japanese branch presented. The splendid work accomplished by this branch during recent months has been such as to have directed the central association to make plans for larger quarters for the branch. In spite of the fact that this is not the best time of the year, nor the best year, for financial solicitation.

The meeting was presided over by L. R. Killam. Frank C. Atherton, treasurer of the central branch, spoke of the value to the central association of doing the unselfish thing in backing up the Japanese Y. M. C. A., which is a purely missionary project, and long experience has shown that organizations which engage in missionary undertakings are themselves invariably benefited. Mr. Atherton spoke on the general benefits to the community resulting from this expression of interracial friendship—the central association, with its larger means, helping to carry the burden of the Japanese association, which has not such large resources back of it.

After Mr. Castle had spoken, General Secretary Paul Super of the central association explained the present opportunity for enlargements in the Japanese Y. M. C. A.; the need of larger quarters and the possibility of securing very satisfactory rooms on King and Nuuanu streets. He explained that it was the intention of the committee of 20 to inaugurate a campaign for funds today, and continue it tomorrow. The committee will endeavor to secure \$1680 for the Japanese association, and \$340 for the Korean branch.

A very attractive Japanese pagoda has been erected in the lobby of the central association under the direction of Mr. Suzuki, assistant secretary of the Japanese branch, which is an attractive piece of work and designed to call attention to the campaign for funds.

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### PREFERENTIAL FIGHT MAY BE TAKEN HIGHER

Louisiana's Fight Against Allowance of 20 Per Cent on Cuban Sugar Not Ended

HIGHEST COURT MAY YET PASS ON MERITS OF CASE  
Consul For State Can Bring Further Action Before Another Tribunal  
By C. S. ALBERT.

[Special Star-Bulletin Correspondence] WASHINGTON, D. C., June 26.—Cuban sugar will continue to receive a 20 per cent preferential in addition to the reductions allowed by the Underwood-Simmons tariff act. The United States supreme court refused to permit the filing of a suit enjoining the secretary of the treasury from granting this construction of the Dingley law and the present statute.

The state of Louisiana began the litigation, hoping to prevent the addition of 20 per cent preferential to the lower rates fixed last October. The failure of this effort affects only the suit brought before the supreme court. Counsel for the state may take the matter up in another tribunal. The merits of the controversy were not determined by the highest court.

About March 1, when the reduced sugar duties went into effect, the state of Louisiana applied to the supreme court for permission to file a suit to enjoin the secretary of the treasury from allowing a 20 per cent preferential on Cuban sugar imported into the country after the new rates went into effect. It made out that it raised sugar on its convict labor farms and that it would, as a state, suffer irreparable loss should the secretary continue this preferential.

The state further claimed that under the reciprocity treaty with Cuba; Cuban sugar was given admission to this country at 20 per cent less than the Dingley law duties and the Dingley rates alone. As the reduction of duties in the Underwood law was 25 per cent of the Dingley duties, it was contended that the 20 per cent preferential had been wiped out.

Justice Lurton for the court held that the secretary of the treasury's task of determining the law by fixing the proper duty is discretionary and not ministerial, and hence the court could not direct him how to proceed. The decision affects only a suit before the supreme court and does not preclude proceedings before the customs court of appeals. The merits of the case were not passed upon.

Davis Needs More Help.  
J. O. Davis, collector of customs at San Francisco, had a conference with Assistant Secretary Malburn at the treasury department concerning the employment of additional customs officials to handle the extra work imposed upon his district by the Panama exposition. Mr. Davis believes he should have 200 additional men for this work.

The exposition grounds will be in effect one large bonded warehouse, and customs employees will inspect all goods entering and leaving the grounds. An appropriation of \$200,000 to cover this additional expense is carried in the appropriation bills now pending in Congress. Mr. Davis says the San Francisco exposition buildings are now 80 per cent completed and predicts they will be finished long before the opening day.

Elmira M. Hughes filed suit for divorce from James F. Hughes, a local chauffeur, this morning. She asks for the decree on the grounds of non-support, saying that her husband has failed to provide for her and her minor son for several months.

A petition for discharge as administrator of the estate of Franz Brzezowski was filed in the circuit court this morning by Mary B. Biehler. The order for notice of hearing the petition was signed by Judge Whitney.

In the circuit court of the First Circuit, Territory of Hawaii, at Chambers.—In Probate. In the Matter of the Estate of Joseph Lee Pan, alias Joseph Lee Wan, Deceased. Order of Hearing Petition for Administrator.

On reading and filing the petition of Mrs. Lee Wan, of Hilo, County of Hawaii, Territory of Hawaii, alleging that Joseph Lee Pan, alias Joseph Lee Wan, of Honolulu, City and County of Honolulu, Territory of Hawaii, died intestate at said Honolulu, on the 15th day of June, 1914, leaving property in the Territory of Hawaii necessary to be administered upon, and praying that Letters of Administration issue to herself or to some other fit and proper person:

IT IS ORDERED, That Monday, the 10th day of August, 1914, at 9 o'clock A. M. be and hereby is appointed for hearing said petition in the Court Room of this Court at Honolulu, City and County of Honolulu, Territory of Hawaii, at which time and place all persons concerned may appear and show cause, if any they have, why said petition should not be granted.

Dated at Honolulu, City and County of Honolulu, Territory of Hawaii July 8th, 1914.

By the Court: J. MARCALLINO, Clerk.

Lorrin Andrews, Beers & Heen, attorneys for petitioner.

5900-July 8, 15, 22, 29.

### EMPLOYERS ARE URGED TO HELP NATIONAL GUARD

Regimental and Company Commanders Assisting Soldiers to Secure Leave for Camp

Prospects for a big turnout of National Guardsmen for the joint encampment with the 2d Infantry the latter part of this month are very bright, according to regimental and company officers who have been keeping check on the probable attendance. Employers are showing in a practical way the interest which they expressed when the guard was reorganized, by granting guardsmen in their employ a vacation on full pay for the five days of the encampment, July 25th to 29th inclusive. It will be the first opportunity that the regiment has had to turn out for field service as a whole, since being raised to full 12-company strength by the addition of three companies, and the showing numerically and otherwise will have considerable bearing on the future prosperity of the organization.

"The businessmen of Honolulu expressed a great deal of interest in the National Guard when it was reorganized six months ago," said Lieut. Col. W. R. Riley, commanding the 1st Infantry, N. G. H., last night. "At that time the Ad Club and other representative organizations pledged their support, and now is the chance to convert promises into acts. It will be inconceivable to me if many employers do not let their men off for five days, especially when more than one is a member of the guard, but I believe everyone will take the broader view, and give their men all the assistance possible."

All the company commanders have made a canvass of their men with a view to finding the uncertainties, and taking the matter up with employers. Several captains have addressed letters to employers and the same action is being taken by the regimental commander.

The officers will receive the base pay of their grade from United States funds and the men will receive both federal and territorial pay, the territory adding a sufficient amount to the pay to bring the amount up to \$2 a day minimum. Noncommissioned officers get more in proportion.

To draw United States pay it is necessary for every company to turn out at least two officers and 38 men for the entire period of the encampment.

The men of the guard are taking a keen interest in the coming camp, and are looking forward to the five days in the field which will be the first period of field service for many of them.

There is a marked improvement in attendance at drill in some of the companies. Last night Company H, the Chinese-American organization, turned out 74 men for the regular weekly armory instruction.

The following order for the guard's participation in the joint camp was issued this morning:

July 7, 1914.  
General Orders No. 23  
1. In conformity with general orders No. 20 headquarters Hawaiian department, c. s. a. camp of instruction will be held at Red Hill, Oahu, from July 25 to July 31, 1914, which will be participated in by the national guard of Hawaii as follows:

(a) Organizations on the island of Oahu for a period of five days.  
(b) Organizations on the islands of Maui and Hawaii for a period of five days including the day of arrival at Honolulu, if practicable.

2. In order to entitle an organization to receive the pay provided by the United States, there shall be present two officers and 38 enlisted men, during the service required, in each company participating, and in each individual case the enlisted man must have had 60 days service in the organized militia, including 14 periods of practical progressive instruction of at least one and one-half hours each, previous to the encampment. Additional men who have received the required instruction may attend the encampment and be entitled to pay. If there are present during the entire period of the encampment two officers and 38 enlisted men who have received the required instruction, then additional men who have not received the required instruction will receive and be entitled to transportation to and subsistence at such encampment, but not pay from United States funds. In such case they will receive pay from territorial funds.

3. The field equipment will be as prescribed by the camp commander.  
4. Ration returns will be prepared by each company commander, and muster rolls and pay rolls will be prepared for both United States and territorial funds.

5. Territorial pay will be made in accordance with the provisions of section 1620 of the Revised Laws of Hawaii. Upon the completion of the duties prescribed troops will return to their home stations. The transportation and travel required are necessary in the military service.

6. The commanding officer of the 1st Infantry, N. G. H., will report to the camp commander for further instructions.

By order of the governor,  
JOHN W. JONES,  
The Adjutant-general.

"Some of your constituents are disagreeing with you," said the trusted lieutenant.

"Well, keep 'em on them," replied Senator Sorghum; "when enough disagree with me to constitute a reliable majority, I'm going to turn around and agree with them."

### CALDWELL MAY BE CALLED BEFORE HARBOR BOARD

Objection Registered Against Superintendent Leaving Auto on the Territorial Wharf

J. W. Caldwell, superintendent of public works, chairman of the board of harbor commissioners, is declared to be the storm center of a vigorous protest coming from the local representatives of a number of large insurance agencies, in that it is alleged the head of the harbor board is guilty of a violation of a territorial regulation regarding the storing of an automobile on a territorial wharf, an infraction which is punishable by the imposition of a stiff fine.

Chairman Caldwell drives a large touring car, which within the past month has been taken into Pier 7, say waterfronters, and there kept, while owners of other cars and trucks are prohibited from driving machines on any of the territorial piers, the entrance to each wharf being placarded with a large lettered warning, that heretofore has been generally observed.

It was stated this morning that Caldwell might be called upon to explain his action at the next meeting of the harbor commission.

It appears that several large importers doing business at the port have had their attention called by the local insurance agencies to the fact that the provisions of the territorial law in respect to fire protection and the restriction of automobiles on wharves has been violated. The prediction has been ventured that unless a stop is put to the practice a material increase in the rate imposed against consignees of cargo will follow.

In this connection it was stated today that the entrance of the machine operated by the chairman of the harbor commission to Pier 7, yesterday before the sailing of the United States army transport Sheridan for the coast, nearly caused a serious accident to an aged woman passenger in that vessel. The woman was endeavoring to leave the structure when Chairman Caldwell's machine crossed the main entrance to a position it usually occupies on the wharf. Several port officials realized the plight of the pedestrian and she was snatched from the path of the machine, escaping its wheels by the narrowest margin.

The Mississippi legislature has passed a law providing for a factory inspector to enforce the labor laws.

Collectors of rare stamps, and incidentally members of the Hawaiian Philatelic Society, will meet at the University Club at 7:30 o'clock this evening. A full attendance is requested.

Honolulu lodge No. 1, Modern Order of Phoenix will hold an initiation ceremony Thursday evening next at 7:45 p. m. The military rank of the order will give its first dance in the Phoenix hall on Saturday evening next.



**\$40**  
won't buy this ALFRED BENJAMIN SUIT-- but you can wear it home for \$25

**The Clarion**

**LOCAL AND GENERAL**

A rumor now is prevalent to the effect that Richard H. Trent, president of the Trent Trust Company and the Young Men's Christian Association, will be a candidate on the Democratic ticket for mayor of Honolulu.

guilty, presented by Attorney L. Andrews, attorney for Ensens, a Filipino, charged with having broken into a postoffice on Hawaii, was granted by Judge C. F. Clemons in the federal court this morning. An indictment recently was returned against Ensens by the grand jury, and the attorney for the defendant has stated that he will shortly file a motion to quash the indictment.

**A Taste Of Health Is Sweet**

And some folks use it toward money and fame.  
Are you eating right for health?

**Grape Nuts**

**FOOD**

is delicious with cream or milk; easy to digest—in fact, partially predigested; and perfect in nourishment.

It contains all the nutrition of wheat and barley including the vital mineral salts (phosphate of potash, etc.) in just the right proportions as grown in the grains.

A regular ration of Grape-Nuts in place of rich, indigestible food generally shows a definite gain.

Doubt it? Have a try!

**"There's a Reason" for Grape Nuts**

—sold by Grocers and Stores.

**NEW TODAY**

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By the Court: J. MARCALLINO, Clerk.

Lorrin Andrews, Beers & Heen, attorneys for petitioner.

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**SACHS'**

**Final Removal Sale**

**SPECIAL VALUES THIS WEEK IN**

**Curtain Fabrics**

**Muslin Under-clothing**

**Laces and Embroideries**

and

**Millinery**

**Silk Stripe Voile, 40-in. wide. Regular 50c cloth for 25c per yd.**

**Clearance prices in every department.**

**SACHS'**