

FROM YESTERDAY'S LAST EDITION

NIPPON BRINGS BOX OF BUGS AND CHERRY DANCERS

Former Will Fight Mediterranean Fruit Fly Here—Latter May Dance at 'Frisco

The worries of the United States immigration commissioners at San Francisco will be increased on arrival of the eight additional cherry dancers who are passengers on the Y. K. liner Nippon Maru.

The eight cherry dancers on board the Nippon Maru were preceded by 15 other cherry dancers from Japan, and these 15 girls are now being detained at the United States immigration station in San Francisco until it is ascertained whether or not they should be refused admittance into the United States on the grounds of being contract labor.

The eight dancers on board the Nippon Maru will be detained also. The local immigration officers will not interfere so long as the dancers do not attempt to work out any foreign contracts here, but will allow the girls to continue on to San Francisco.

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HEINE WAS NOT PERMITTED TO SERVE PAPERS

City Policeman Nabs Deputy Marshal as "Suspicious Person"—Taken to Station

They are telling a good story in federal court circles about Deputy Marshal Otto Heine, and, incidentally, the district attorney's office is investigating to find out whether a police officer named Richardson is guilty of interfering with a federal official in the performance of his duty.

The story is that on Saturday night Heine attended a dance at the beach and, when it was over, saw his partner to her home in Emma street. As he had some subpoenas to serve in the case of a Chinese charged with buying government property, he left the house and started for the Central Grammar school grounds, as the persons upon whom he was to serve the subpoenas lived in Port street.

He had proceeded but a little way, the story goes, when a voice commanded, "Stop, or I'll shoot!" Heine stopped and the policeman in question appeared on the scene and demanded to know what Heine was doing at the house in Emma street. It is reported that Heine replied something to the effect that it was none of the police officer's business, and then explained as best he could.

The police officer apparently was not satisfied and commanded that Heine go to the police station. The story has it that Heine informed the police officer that he was deputy United States marshal, and that he had work to do that night. The officer refused to be convinced, however, and the two went to the station.

The captain on watch listened to Heine's story and told him to go. It is reported that the subpoenas were not served that night.

According to the statutes, any person who interferes with a federal officer in the performance of his duty shall be fined not more than \$300 or imprisoned for not more than one year.

SCHOOL GROUNDS AT MOULILI IN STATE OF SIEGE

Man Named Kauai Claims Title to Lot—Need Watchman to Keep Him Away

A state of siege exists at Moiliili school grounds. One Kauai claims title to the lot and is believed to be contemplating hostile entry to establish his right.

For some nights a policeman has been on guard to ward off the expected attack, but Sheriff Rose has informed Mayor Lane that he cannot longer spare an officer for this duty.

As the mayor does not think the janitor, who keeps watch all day, should be expected to hold the fort all night also, he will ask tonight for an appropriation to pay a watchman at night for one month, or until the disputed title can be brought into court. The territory holds title to the school lots.

OBJECT TO NOISE LIKE FIRING OF MEN IN BATTLE

Exponents of the anti-noise crusade are in the city and one at least has found the courage to address a letter to the board of supervisors, though no name is signed to the communication.

The letter was read last night to the supervisors and on motion of Supervisor Shingle, is to be forwarded to Lord-Yeung & Company, who are supposed to be causing all the trouble. The letter follows:

"Honolulu, August 2, 1915. Board of Supervisors, Honolulu, T. H. Gentlemen:

"I wish to call your attention to the nuisance caused by a gasoline engine used by the contractors building the new Mission building on King street opposite the Kaulani Home, and next door to the Y. W. C. A. The engine is used to operate a cement mixer and the exhaust goes up in the air like the reports of a machine gun in operation. As we are not preparing ourselves to go to the front just yet, the continual noise is having a very disastrous effect on our nerves. There is a law I am told to stop all gasoline engines from keeping wide open their exhausts and certainly it would be a blessing to us if such was enforced.

"Yours sincerely, A NEIGHBOR AND A SUFFERER."

TRY MURINE EYE REMEDY For Red, Weak, Watery Eyes and GRANULATED EYELIDS. Murine Doesn't Smart—Soothes Eye Pains.

MAYOR LANE NAMED BROWN ON RECOMMENDATION OF CATHCART

Thought Outgoing City Attorney Should Know Who'd Be Good Successor

"My appointment of Arthur M. Brown to the position of city and county attorney," says Mayor Lane, "was chiefly on the strength of the recommendation of ohn W. Cathcart, the outgoing attorney. Mr. Brown has served under Mr. Cathcart for so long a period of time that I believe Mr. Cathcart knows fully whether or not his successor is qualified to fill the position."

This is a statement made by the mayor in explanation of the advancement of Mr. Brown, from the position of deputy city and county attorney to the chief of the office, to fill the place left vacant by the resignation of Mr. Cathcart.

"The appointment was rather hurried, of course," continued the mayor, "but quick action had to be taken. With the resignation that recently came in from Deputy Attorney Lymmer, followed so soon by that of the attorney himself, I felt that it was time to act in the matter of making the appointment."

"I feel that the good services that Attorney Cathcart has rendered the city and county in his long period of office, should be a sufficient guarantee to citizens that the attorney had no thought in view save the good of the city when he recommended his deputy for the position," concluded the mayor.

A. M. Brown's appointment was sprung as a surprise at last evening's meeting of the board of supervisors, and was approved without a dissenting vote.

Mr. Brown, when asked this morning whether or not he contemplated any radical changes in the office policy, replied that he did not.

"The office force," he said, "will remain the same, save for the vacancies that will have to be filled. I am hoping that R. Smith will accept the position of first deputy, but I have chosen no one yet for the second deputyship."

Mr. Cathcart will remain in the office until the first of September to finish up business that has not yet been completed.

until the first of September to finish up business that has not yet been completed. The most important of this unfinished business is the suit over the city street work which is being carried on by the Maono people. Mr. Cathcart was asked by the board of supervisors last night to stay with this case until it is finished.

"We plan," continued Mr. Brown, "to have the regular office force established in working order by the first of September. Circuit court begins trial of criminal cases at that time, and the constant attention of myself or a deputy will be required there."

"I was disappointed," says Mr. Brown, "to find that criticism of my appointment should begin before I am fairly in the office. I have been under fire so long, however, that I am getting used to it."

Cathcart's resignation was read at the meeting of the supervisors last night. Supervisor Shingle, moved that the resignation be accepted, but said in so doing that it was with the utmost regret that he saw Mr. Cathcart leave the office in which he had so faithfully served the city and county.

"I understand," said Mr. Shingle, "that Mr. Cathcart very much desires that his resignation be accepted by the board, and I therefore move that it be done."

Supervisor Logan, who rose to second the motion of Mr. Shingle, spoke of the faithfulness and patience that the retiring official had always shown during the period of time when the supervising board was being established. The motion to accept the resignation was unanimously carried.

Immediately following the acceptance of the resignation, a communication was read from Mayor Lane, stating that he had appointed Mr. Brown to fill the vacancy, the appointment being subject to the vote of the supervisors. No opposition arose to the appointment and a unanimous vote gave Mr. Brown the position.

By a motion from Mr. Shingle, however, the board voted to ask Mr. Cathcart to serve as a special attorney for the city in the road work case which is before the court, a thing which Mr. Cathcart readily assented to do.

AD CLUB IS MAKING NO PROBE OF GAMBLING SITUATION HERE

Meeting Last Night Was Merely Informal Gathering of Members at McDuffie's Request

"Anything which may have transpired at an informal gathering of Ad-Club members at detective headquarters last night, where Chief Detective McDuffie explained the methods employed by the police in running-out che-fa banks, was not done in the name of the Honolulu Ad Club, according to officials of that organization."

Charles R. Fraser, a member of the club, said that no committee had been appointed to go into the details of che-fa or to discuss the popular north end pastime. McDuffie agrees with this, and says he invited certain of the club's members to his office last night because the name of che-fa had been connected with a mention of the police department at one of the club's luncheons.

McDuffie also denies having barred the Star-Bulletin for alleged failure to publish the facts. He says that the Star-Bulletin had always given the police department a "square deal," and declares that his only reference to this newspaper was made when he said that the Star-Bulletin failed to take sides against the Advertiser and take up his McDuffie's burden.

McDuffie denied further today that his department has suppressed police news where ever there was any possibility of it being truthfully presented to the public. So did Sheriff Rose and Deputy Sheriff Asch, but in the same conversation, the latter both refused to allow a Star-Bulletin reporter to interview William Pieper, a prisoner in the county jail.

Pieper was arrested Saturday, charged with killing his wife, and for then attempting suicide. Detective Captain McDuffie got a complete confession from Pieper, so he said, in the presence of five witnesses at Queen hospital last Saturday night. McDuffie was entirely willing to allow the reporter access to Pieper, but referred him to Rose as the prisoner is now in the sheriff's custody. Rose admitted that Pieper's confession was such that it could not be easily denied and his only excuse for barring the newspaperman was that he said "it might have some effect at the trial."

Captain McDuffie declares his records are open to honest inspection at any time. Speaking to a few Ad Club members last night, McDuffie estimated that not more than \$500 changes hands daily through che-fa banks. He said that a bank that did \$100 a day business is considered a prosperous one. He said that if the maximum sentence of 1000 or one year in jail were to be imposed a few times, che-fa bankers would soon quit.

He further declared that che-fa has not been in existence in the islands for more than a year or two and that the Orientals always will gamble. Formerly it was tinku, then fan-tan, and then some other game, one succeeding the other as the police broke up the old games. Now, he said, the Chinese are getting into the habit of hiring automobiles and going to the country where they are "shooting craps" in the glare of the headlights on the ground. He said that a "drag" is held out of each "pot" to pay the chauffeur.

McDuffie said he wanted to correct a statement which was published this morning to the effect that Shiono and Nakamura were professional che-fa gamblers and runners, and had been arrested 16 and 20 times each respectively during the last five years. The captain said these two men are not che-fa runners of gamblers. He said their game was "craps."

The statement of their arrests is as follows: SHINO—March 11, 1910, fined \$100; December 10, forfeited \$10; March 25, 1911, forfeited \$10; April 13, fined \$15; May 12, fined \$15; October 9, forfeited \$20; October 10, forfeited \$10; October 20, forfeited \$20; November 9, fined \$24. January 3, 1912, case dismissed; June 23, forfeited \$15; September 28, fined \$25. April 25, 1913, forfeited \$20; May 5, forfeited \$25; June 17, forfeited \$30; March 3, forfeited \$15.

NAKAMURA—February 1, 1910, fined \$30; March 11, fined \$100; May 23, suspended sentence of 13 months; August 24, forfeited \$25; December 10, forfeited \$10; February 27, 1911, fined \$35; April 15, fined \$50; June 17, forfeited \$10; October 20, forfeited \$20; November 9, fined \$24. January 3, 1912, case discharged; March 2, fined \$50; August 19, forfeited \$30; October 28, forfeited \$15. April 25, 1913, forfeited \$20; May 5, forfeited \$25. April 18, 1914, forfeited \$15; September 11, forfeited \$15; October 1, forfeited \$10. January 16, 1915, fined \$20.

Present at the sheriff's invitation last night were Thomas M. Church, Alexander Home Ford, G. Brown, R. E. Lambert, F. Q. Cannon, H. L. Strang, J. D. Levenson, Merle Johnson, W. Hampton, and Rev. John W. Wadman, superintendent of the anti-saloon league.

RESEARCH CLUB SOON TO BEGIN CHARTER

The committee appointed by G. Fred Bush, president of the Research Club, to prepare and draft a model city charter, expects to have a meeting within a few days and begin work. The committee is composed of Walter F. Frear, chairman; Judge W. L. Whitney, C. R. Hemenway, W. H. McClellan, L. M. Judd and A. H. Tarleton.

Following a preliminary hearing yesterday afternoon, U. S. Commissioner George S. Curry has referred the case of K. Kong Chow, charged with purchasing government property, to the federal grand jury for investigation during the October term. Chow has been released on bond in the sum of \$250.

Preliminary hearing of the case of James Morillo, charged with assault on the high seas, has been continued by U. S. Commissioner George S. Curry until next Monday afternoon at 2 o'clock. It is alleged that Morillo, who is second cook on the steamer Wilhelmina hit Manuel Cruz over the head with an iron bar. Manuel is the fourth cook on the Wilhelmina.

Countess C. F. Glenotti, wife of Count Glenotti, head of King Victor Emmanuel's household, is seriously ill in Rome.

Frank Smith, a violinist, died in Calexico, Cal., of injuries received in the earthquake. Mrs. Matilda Cox Stevenson, well known writer on ethnological subjects, died at Washington, aged 60.

BY AUTHORITY. ORDINANCE NO. 87.

AN ORDINANCE RELATIVE TO THE ESTABLISHMENT OF GRADES AND SIDEWALK LINES ON BERETANIA STREET, FROM THE MAUKA BOUNDARY OF KING STREET, IN PALAMA, TO THE MAUKA BOUNDARY OF KING STREET, IN MOILILI.

Be it Ordained by the People of the City and County of Honolulu: Section 1. Curb Grade, Finished Center Line Grade, Datum Plane. The curb grades and finished grades of the center line of Beretania street, from the mauka boundary of King street, in Palama, to the mauka boundary of King street, in Moiliili, in the District of Honolulu, City and County of Honolulu, are hereby established in reference to a datum plane being mean tide at said District of Honolulu, and the same located as follows, to wit:

A bench mark at the foot of the pillar on the left side of the front entrance to the Judiciary building, in said District of Honolulu, is 16.5 feet above said datum plane. Said grades are above said datum plane, the distances specified on a map which is on file in the office of the City and County Engineer, and is marked Grade Map No. 14.

Section 2. The sidewalk lines, which are also the curb lines of said Beretania street, shall be parallel with (except where otherwise noted on Grade Map No. 14), and at distances from the described offset line shown on Grade Map No. 14, which is hereby made a part of this ordinance.

Section 3. The offset line from King street, in Palama, to the monument at Punahou street, is parallel to and 20.0 feet from the mauka property line of Beretania street. The next course (course 14) is parallel to and on a 10.0 foot offset from the mauka side of Beretania street and the remaining courses are parallel to and on a 30.0 foot offset from either side of Beretania street.

The offset and parallel line to the mauka side of Beretania street is hereby established as follows: Beginning at a City Survey Monument, which is at the point of intersection of the 20.0 foot offset line from the mauka side of King street, between Liliha and Beretania and the 20.0 foot offset line from the mauka side of Beretania street, between King street and Nuuanu street, the co-ordinates of this monument referred to Punahou Triangulation Station () are North 164.80 feet, and West 5138.80 feet, as shown on Grade Map No. 14, and running thence by true azimuths as follows:

1. 320° 00'—2153.6 feet to a City Survey Monument near the Ewa side of Nuuanu street;

2. 319° 38'—446.5 feet to a City Survey Monument on Fort street;

3. 319° 50'—560.5 feet to a City Survey Monument near the Ewa side of Emma street;

4. 328° 39'—516.35 feet to a City Survey Monument opposite the end of Richard street;

5. 330° 21' 30"—330.10 feet to a City Survey Monument near the Ewa side of Miller street;

6. 328° 43' 30"—318.08 feet to the beginning of a curve to the left, the radius of which is 260.0 feet; thence along this curve for 131.57 feet, the azimuth and distance of the long chord being:

7. 315° 18' 45"—130.16 feet; thence, 8. 300° 44'—217.30 feet to a City Survey Monument near the Waikiki side of Punahou street;

9. 300° 04'—281.20 feet to a City Survey Monument;

10. 303° 55'—548.55 feet to the beginning of a curve to the left, the radius of which is 1257.0 feet, thence along this curve for 237.30 feet, the azimuth and distance of the long chord being:

11. 298° 30' 30"—236.97 feet; thence, 12. 293° 06'—186.85 feet to a City Survey Monument near the Waikiki side of Alapai street;

13. 291° 12'—627.15 feet to an old government survey monument near the Ewa side of Punahou street;

14. 291° 12'—842.4 feet to a City Survey Monument at the intersection of the 10 and 30 foot offset lines; thence, 15. 323° 04'—922.57 feet to the beginning of a curve to the left, the radius of which is 200.0 feet; thence along this curve for 50.23 feet, the azimuth and distance of the long chord being:

16. 315° 51' 45"—50.16 feet; thence, 17. 308° 39' 30"—365.70 feet to the City Survey Monument opposite concrete monument set by J. S. Emerson at the intersection of the mauka boundaries of Beretania street and Moiliili street.

FIRE-PROOF STORAGE WE STORE EVERYTHING. JAMES H. LOVE. CITY TRANSFER COMPANY. PHONE 1281.

BY AUTHORITY. BILL NO. 122. ORDINANCE NO. 88. AN ORDINANCE AMENDING ORDINANCE NO. 56, KNOWN AS THE "TRAFFIC ORDINANCE," BY AMENDING SECTION 32 THEREOF. BE IT ORDAINED BY THE PEOPLE OF THE CITY AND COUNTY OF HONOLULU:

SECTION 1. Section 32 of Ordinance No. 56, known as the "Traffic Ordinance," is amended to read as follows: "SECTION 32. LIGHTS. From thirty minutes after sunset until thirty minutes before sunrise there shall be displayed on the front of every automobile, or other similar vehicle while being operated or driven along or upon any public highway, at least two lamps, one on each side, giving a reasonable bright light in the direction in which said automobile or other similar vehicle is going, and so placed as to reflect upon the road in the direction in which it is proceeding, and there shall be displayed on the rear of every such automobile, or other similar vehicle, one tail light, which shall display a red light visible from the rear, and a white light which shall reflect upon the number in such manner as to make such number plainly visible and legible during the hours specified.

"Every prestroke or acetylene headlight with a burner of more than five-eighths (5/8) of a foot capacity per hour, so displayed or used on any such automobile or other similar vehicle, shall be screened by frosted, ground, or corrugated glass, such screening or corrugations to be of a permanent character and covering the entire face of the glass, and every electric headlight so displayed or used shall be screened as above provided, or in lieu thereof, equipped with frosted globes, the frosting on which shall cover the entire globe, and be of a permanent character."

"MOTORCYCLES. The foregoing shall apply to motorcycles, motortricycles and other similar vehicles, except that no tail light, and only one headlight, shall be required, and the reflection of lights shall not be deemed applicable.

"OTHER VEHICLES. Every animal drawn vehicle shall display two lights, one on each side thereof, showing a white light visible within a reasonable distance in the direction towards which such vehicle is proceeding. "All animal driven vehicles shall display, at least one light plainly visible upon approaching from the rear, whether identical with a light used as a front light or otherwise."

SECTION 2. This Ordinance shall take effect sixty days after the date of its approval. Introduced by W. LARSEN, Supervisor. Date of introduction, August 3, 1915.

At a regular meeting of the Board of Supervisors of the City and County of Honolulu, held Tuesday, August 3, 1915, the foregoing Bill was passed on First Reading and ordered to print on the following vote of said board: Ayes: Ahia, Arnold, Hollinger, Horner, Larsen, Logan, Shingle. Total 7. Noes: None.

D. KALAUOKALANI, JR., City and County Clerk. 6233-Aug. 4, 5, 6.

RESOLUTION NO. 212. Be it Resolved by the Board of Supervisors of the City and County of Honolulu, Territory of Hawaii, that the sum of Twenty-nine Hundred Dollars (\$2900.00) be and the same is hereby appropriated out of all moneys in the Permanent Improvement Fund of the Treasury for an account known as Addition, Police Station. Presented by DANIEL LOGAN, Supervisor.

Honolulu, August 3, 1915. At a regular meeting of the Board of Supervisors of the City and County of Honolulu, held Tuesday, August 3, 1915, the foregoing Resolution was passed on First Reading and ordered to print on the following vote of said board: Ayes: Ahia, Arnold, Hollinger, Horner, Larsen, Logan, Shingle. Total 7. Noes: None.

D. KALAUOKALANI, JR., City and County Clerk. 6233-Aug. 4, 5, 6.

SEALED TENDERS. Sealed Tenders will be received by the Superintendent of Public Works up until 12 noon of Tuesday, August 24, 1915, for Constructing the Territorial Marketing Division Building, Honolulu, T. H.

The Superintendent of Public Works reserves the right to reject any or all tenders. Plans, specifications and blank forms of proposal are on file in the office of the Superintendent of Public Works, Capitol building, Honolulu. CHARLES R. FORBES, Superintendent of Public Works. Honolulu, August 4, 1915. 6233-101.

For Luncheons and Dinners We are prepared to furnish our delicious ice cream in individual molds of shapes and colors to harmonize with the table decorations. Price, 15 cents each, or \$1.75 a dozen. HONOLULU DAIRYMEN'S ASSOCIATION TELEPHONE 1542.



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