

# A New Cure for the Blues

When you get home after a hard day's work and you imagine that you are all in, down and out, DON'T send for a Doctor, but try the wonderful new Music Cure recently discovered by "Sonny" Cunha.

Buy a VICTROLA and you will surely gets results after you have digested a few of the Musical Pills prescribed in the Victor catalogue. VICTROLAS from \$15.00 to \$200.00, on easy payments.

78 South King St.

## CUNHA MUSIC COMPANY

Opposite Union Grill

### MORE THAN THREE ACCIDENTS IS DAILY AVERAGE FOR COUNTY

#### Board Has Had 150 Reported Since Compensation Act Became Effective on July 1

There have been 150 accidents reported to the Industrial Accident Board of the City and County of Honolulu since the Workmen's Compensation Act went into effect on July 1. Counting yesterday, that is 44 days, making the daily average of accidents on this island, for that time, 3.40. In the eight days between last two meetings of the board the number was 41, or an average of above five a day.

A full meeting of the board was held yesterday afternoon at its room in the McCandless building, the members being Chairman A. J. Campbell, R. B. Booth, F. O. Boyer, S. S. Paxon and F. E. Sigers. Besides dealing with a good deal of correspondence, the board decided various questions of procedure.

Attorney-general Stainback "passed the buck" of law advisership up to the county attorney, in a letter saying that the latter was made the board's legal adviser by section 26 of the act. He added that he had previously advised county boards when requested, but, owing to pressure of work, temporarily at least, he must refer the board to the county attorney unless there were actual litigation that concerned the interpretation of the statute.

In a reply drafted by the chairman, which was approved, the board stated that it had been instructed by the secretary of the territory that it was desired that the law should be enforced uniformly throughout the territory, in consequence of which the board had relied on obtaining assistance from the attorney-general's department.

The Elks' Club was informed that it was not liable to the provisions of the act.

Letters were received from Henry Waterhouse Trust Co., Ltd., and the Sanitary Steam Laundry, relating to questions of insurance and bonds. A form of letter was adopted to convey details of applications for self-insurance from business concerns, there being a considerable list whose business

exhibits had decided the board to refuse the privilege.

Farm Corn came in with the brother of a Chinese who had met with a fatal accident at Ahulimau and submitted a statement of the case, he having been advised by an insurance company that the victim's wife and children, who live in China and had never been in the country, were not dependents entitled to relief under the law. The insurance company had paid the funeral expenses. The documents were filed for further action in settlement of the case, the board confirming the advice of the insurer regarding the dependents.

A letter from the manager of the Rapid Transit Company reporting an accident where the victim did not lay off any time caused a discussion on the receiving of such reports. Mr. Campbell held that notice was not required in such a case, but, as the law made employers liable in cases where disability from apparently minor accidents resulted within six months, it might be as well to receive and file such reports when sent in.

Manager Adams of Kahuku plantation, the chairman added, was keeping an account of all accidents but reporting only those causing lay-offs from work for more than one day. Mr. Adams had suggested the insertion of a "disability" blank in the form of reports, which the chairman said was being done in new forms ordered.

"Let the matter slide," was the advice of Mr. Steere, "and if unnecessary reports come in too often shut them off." It was so agreed.

The clerk was directed to request insurance agents to inform the board of employments prohibited in the policies they issued.

Chairman Logan of the ways and means committee of the board of supervisors conferred with the board on methods of procedure in cases of accident to municipal employes. Besides receiving suggestions from members, he was furnished with a set of blank forms.

Total war loans of all belligerent countries up to the present time amount to \$16,000,000,000.

a lot of law books and other fixtures which I moved out when they told me I was not to be reappointed."

Circuit Judge Ashford said today: "I have favored the reappointment of Judge Whitney for the reason that I could not see, in my own party, a candidate whose appointment promised anything like the efficiency we have had—and will have—from Judge Whitney.

"My motto in regard to judicial appointments is 'Efficiency First.' Other things being equal, as we know they are not, I would favor the appointment as a successor to Judge Whitney of a man who wears my own party label."

"I can say this," said Chief Justice A. G. M. Robertson, "that Judge Whitney has not only been a very efficient and satisfactory judge in the usual work of the court, but he is particularly adapted to juvenile court work which he specialized in as no other lawyer here has, and it is a work of constantly-growing importance."

Chief Justice Robertson added that, as his commission was signed yesterday, it is probably in the mails and on its way to Honolulu now. He will not take the oath of office until the commission is received.

#### LEE FOON WILL CARRY APPEAL TO MAINLAND

In a decision handed down by Federal Judge Sanford H. Dole yesterday, a petition for a writ of habeas corpus, filed by Lee Foon, a Chinese, was ordered dismissed. Notice of an appeal to the ninth circuit court of appeals, San Francisco, was given by George S. Curry, attorney for the petitioner.

The bond of the petitioner was fixed at \$300, pending the taking of the appeal.

Lee Foon came to Honolulu not long ago from China. He alleged that he was the minor son of Lee Lung, a resident merchant. The federal immigration officials refused to admit him on the ground that he had not proven he was the son of Lee Lung, and on the further ground that he was a Chinese laborer.

#### KIEL IN "STATE OF SIEGE"

AMSTERDAM.—According to the Vossische Zeitung, an "increased state of siege" has been proclaimed in the entire district of the war port of Kiel, Articles 5, 6, 27, 28, and 29 of the Constitution have been suspended, thus repealing the right of expression of opinion by speech or writing, the right of assembly in closed rooms, the inviolability of private houses, and personal freedom.

### REFUSE TO GRANT MARLOWE'S PLEA FOR REHEARING

#### License Commissioners Allow Sullivan to Sell Fashion Saloon to Manuel Andrade

The board of liquor license commissioners came to the conclusion yesterday afternoon that it must have the utmost confidence in every person to whom it gives permission to engage in the saloon business or any other branch of the liquor traffic. Largely because of this conclusion it refused to grant to "Tommy" Marlowe a rehearing of his application for a license for the Kentucky saloon.

As far as the board is concerned at the present time, the Kentucky saloon will remain as tightly closed as it has been since the last annual meeting of the commissioners. After refusing the rehearing, the board did not go into the matter of allowing Marlowe to dispose of the property.

At the last annual meeting, Marlowe's application for a license was refused. It was alleged that he had told the board a falsehood. Yesterday the findings of the commissioners were brief. No further evidence had been introduced, it was announced, which tended to convince the board that it should alter its first decision regarding a license for Marlowe.

Protests against the rehearing were made by Attorneys A. L. C. Atkinson and Lorrin Andrews, representing the Anti-Saloon League. A. L. Castle, who was chairman of the liquor board in 1914, was called as a witness. He said that at a public meeting a year ago

Marlowe had testified, while not under oath, that the \$8000 with which he purchased the Kentucky had been secured from relatives on the coast. At a subsequent meeting, held in his own office, Mr. Castle said Marlowe testified in a like manner while under oath.

At the last annual meeting of the board Marlowe said he had "made a mistake" when he testified in 1914, and that the \$8000 really had been secured from the Honolulu Brewing & Malting Company through Charles G. Bartlett, then president and manager.

E. C. Peters, who represented Marlowe yesterday, called attention to the fact that the grand jury had investigated a perjury charge against Marlowe and had returned a "no true bill." The whole proposition, he said, resolved itself into two things: Whether a false statement was sufficient to deprive a liquor dealer of his license, and whether Marlowe's particular false statement was made with intent to conceal an undisclosed partner or interest, or was merely an untruth concerning a fact in which the board was not interested. He said he believed that Marlowe should be given a license, as he has been punished enough for what he did from the fact that his place of business has been closed up.

Andrews Has Tart Answer. Attorney Andrews answered that the Anti-Saloon League felt that when a man deliberately lies to the board, under oath or not under oath, the whole community should be taught that he is not the kind of a man to whom this board wants to grant a license.

The Anti-Saloon League then presented a list of 17 protests against the granting of a license to Marlowe. The protests were from property owners within 250 feet of the saloon premises. The protests were from Cottont, Neil & Co., California Feed Company, Auto Service and Supply Company, Hawaiian Gazette Company, Ltd., Hawaiian Board of Missions, Hawaiian Evangelical Society, Mrs. W. McCandless, Charles M. Cooke, Ltd., Lewers & Cooke, Ltd.,

Reliable Auto Shop, John F. Bowler, Bruce Cartwright, trustee Bernice Bishop Estate; Talsbo Vulcanizing Company, W. P. Sharp, Hawaiian Electric Company, Ltd., Union Feed Company, Ltd.

Attorney Peters said he did not think the matter of filing protests was fair. He added that the business before the board was the matter of granting or not granting a rehearing to Marlowe, and nothing else. He said that he and his client had made no attempt to secure an opposition list.

The board then went into executive session. After about an hour's debating, it was announced that there would be no rehearing of Marlowe's application.

Among other things, the board yesterday gave to Philip Cornyn (Dick Sullivan) permission to sell the Fashion saloon to Manuel Andrade of the Criterion saloon. It is understood that the sale price is \$20,000. Sullivan was under fire at the recent annual meeting of the commission for having had dealings with C. G. Bartlett.

H. L. McCutcheon and Joseph Ratta, bartenders who have been on the so-called "black list" since their recent escapade with John T. Scully are to be given another chance by the board. They will be allowed to practice their trade. Ratta was before the board yesterday and asked that he and McCutcheon be allowed to go to work. He said that bartending was the only trade they knew. The request was granted.

The commissioners present at the meeting yesterday were Chairman F. D. Lowrey, Secretary Carlos A. Long and Richard A. Cooke. Mr. Cooke recently was appointed to the commission to take the place of J. O. Carter. The meeting yesterday was the first important session he has attended as a member.

Dr. John W. Wadman and George W. Paty, superintendent and agent, respectively, of the Anti-Saloon League, also were present.

### JARRETT LAYS DOWN LAWS FOR WORK ON HAWAII

#### High Sheriff Demands Better Conditions for Prisoners Doing Road Work

High Sheriff William P. Jarrett has demanded of County Executive Sam Kauihanae of Hawaii that there must be a change in the conduct of the volcano jail, as a result of his investigations of conditions there during his recent visit to the Big Island.

Contained in the high sheriff's communication is a request for the ceding of the right of employment; and discharge of guards and road lunas in the volcano jail, says the Hilo Tribune, and that all orders regarding the construction of the road be transmitted to the guards and lunas through the jailor and through no one else. He states that interference with the jailor and his guards will not be tolerated.

The high sheriff lays the whole blame for the continued reports of friction at the jail to the fact that authority is divided between the county employes and those of the territory.

High Sheriff Jarrett asks that a ward for the treatment of sick inmates be erected near, but separate from the present jail. He says that if this is done there will be no danger of the healthy prisoners being contaminated and laid up so they will be unable to work.

A further suggestion is that the jailor be supplied with an automobile to use for hauling fresh provisions to the jail and that the services of auto

truck drivers be dispensed with and prisoners used in their place.

The requests, or suggestions—virtually demands—are made dependent upon action within a week or so, and, if not acceded to, carry the implication that some drastic action will be taken—possibly the withdrawing of all territorial prisoners from the volcano road work.

What High Sheriff Jarrett requires has been made public by Chairman Kauihanae at Hilo, by releasing for publication a memorandum of conversations between the two officers.

#### REFUSE \$80,000,000 CARTRIDGE OFFER

BUFFALO, N. Y.—The Republic Metal Ware Company has refused an \$80,000,000 contract for the manufacture of cartridges for the Allies. Mr. James F. Foster, a director and treasurer of the company, explaining why it was refused, said:—

"We held a meeting of the directors and they decided that the company would not undertake to manufacture any article for this war that would involve the loss of human life. There are higher standards in business than the accumulation of profits."



KIT'S FIRST CAPRICE

#### —The Indian—

Ride it to work.  
Ride it for fun.

## E. O. Hall & Son, Ltd.

The House of Dependable Merchandise KING STREET, AT PORT

25c SALT BOX FOR 15c  
Holds 10 pounds.  
A 2-day Special (Monday and Tuesday) in the Household Department.

### GREGORY CABLES ASKING WHITNEY TO REMAIN JUDGE

(Continued from page one)

being the same as that for the Robertson and Whitney reappointments—ability.

Judge Whitney's reappointment was hailed with abundant enthusiasm in Honolulu generally. He was the recipient of congratulations all morning. "Everybody Happy."

A scene that smacked of "human interest" was enacted in Circuit Judge Ashford's court this morning shortly after the news came that Attorney-General Gregory would reappoint William L. Whitney as second judge.

The principal characters were Mrs. Whitney, Miss Lucy Ward, Judge Ashford, Clerk Huron K. Ashford, "Probation" Anderson and John Marcellino.

Right in the middle of a juvenile case hearing, Marcellino came running in and asked the court for permission to speak with Mrs. Whitney. Marcellino carried a cablegram, which he handed to Mrs. Whitney. She read it. "Isn't that fine?" ejaculated Marcellino, while the others looked on with curiosity.

"Judge Whitney is going to be reappointed," Marcellino informed the court. Chaos reigned instantly. The applause lasted fully a minute. The juvenile case was forgotten temporarily.

Mrs. Whitney was the happiest person in the room. She was visibly affected by the news, and was congratulated probably as warmly as Judge Whitney himself.

In fact, everyone around the circuit court was happy this morning. "It is just as good news to me as if I were the judge," one official said. Judge Whitney was kept busy answering the telephone and acknowledging congratulations. Some one sent in a box of cigars. Kaiel Aona, bailiff and assistant clerk, when informed of the news, said he would at once give orders for a big luau.

"Of course I'm pleased," smiled Judge Whitney. "I'm just as pleased as I can be. I don't expect an answer from the attorney-general until tomorrow or Monday. I am not going to make any changes in the office, but I am going to bring back



Special!  
A \$5.00 Genuine Gillette Safety Razor for \$3.90  
With One Dozen Blades.  
All in Fine Leather Box.

First time the Gillette was ever sold in Honolulu for less than \$5.00.  
This is a great bargain, and should be taken advantage of by shavers, or by those who want to give a present to a man who shaves.  
Special for Monday and Tuesday Only.

#### See Our King Street Windows

In one is an excellent display of scissors and shears. There are many kinds shown—representing the complete lines in our Hardware Department.  
In another window are Pumps of all kinds—Hand Pumps, Windmill Pumps and Power Pumps.

### FISK RED TUBES HELP MAKE BAD ROADS GOOD



The Best Red Tube

Note The Low Prices

3 x30	\$2.60	4 x36	\$4.60
3 1/2 x30	3.00	4 1/2 x36	5.80
4 x33	4.25	5 x37	6.95

(Sporting Goods Dept.)

#### Other Shaving Accessories.

Auto-Strop Razors, \$5 and up. Gillette Razors, all styles, \$5.00 and up. Brushes, Soaps, Mirrors, Hones, etc., etc.

#### Nine Dollars' worth of "Tropic" Hose for \$7

A 50-foot length of this super-excellent hose at a \$2 reduction for two days only—Monday and Tuesday.

5-PLY, 3/4-inch HOSE

This is a Hardware Department Special. Save \$2.

#### The Hill Clothes Dryer

Makes the line come to you.



Your wash is neatly, quickly hung while you stand in the one place. No heavy baskets to be lugged around. Dryer folds up when not in use. Easily taken down.

\$8, \$9 and \$10—Household Dept.

Bread and Cake Boxes in all sizes, "Udell" Ironing Stands, \$2.00, 25-lb. and 50-lb. Japanned Flour Containers.

(Household Dept.)

#### Popular Indian Single



#### 1915 Improved Type.

MOTOR—Indian air cooled, one cylinder 3 1/2" bore, 3 43-64" stroke, developing 7 1/2 full h. p. on dynamometer test. Piston displacement, 30.48 cubic inches. CARBURETOR—Indian Multiple Jet type. IGNITION—High tension magneto. Indian spark plug with snap-on terminal. MECHANICAL OILER—Indian worm driven plunger pump, geared to camshaft, positive under all conditions. Stroke adjustable to regulate oil feed. STARTER—Pedals and chain, latter interchangeable with long driving chain. CLUTCH—Indian multiple dry plate disc type. HANDLE BARS—Indian short upright type. CHAINS—Heavy roller throughout, 1/2" wide, 5/8" pitch. FRAME—Special steel tubing, reinforced throughout its length. Height 19". FORK Indian Cradle Spring type. BRAKE—New Departure, internal expanding band. WHEELS—28" single clinch BB rims; 36 spokes front and rear. TIRES—Goodyear detachable, 28x2 1/2". WHEEL BASE—53". REAR STAND—Indian hinge type, heavy reinforced tube construction. MUFFLER—Indian standard, large expansion chamber with tail pipe. Foot operated cut-out. TANKS—Gasoline capacity, two gallons; oil capacity, two quarts. SADDLE—Troxel Tru-form. WHEEL GUARDS—Pressed steel with beaded edges; strong, light and neat. TOOL EQUIPMENT—Complete set of tools and tire kit contained in tool box on top of frame. Large telescoping tire pump and frame clips. FINISH—Standard Indian red.

Ready for Instant Delivery—Cash Price, \$155.00

On Terms, \$65—payable \$50 down and \$15 monthly (Sporting Goods Dept.)