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HATCH REPLIES TO ATTACK ON HAWAII

SUGAR COMPANY PLEADS NOT GUILTY

(Associated Press Cable to The Star.)

NEW YORK, July 6.—The American Sugar Refining Company has entered pleas of not guilty to indictments for frauds in weighing sugar for duty and has been granted two weeks to prepare for trial.

GUNBOAT MISSING WITH NAVAL MILITIA

CLEVELAND, July 6.—U. S. Gun boat Dorothea, enroute from Chicago to this port, is missing. There were twenty-eight members of the naval militia aboard.

SCHOONER LOST IN ARCTIC OCEAN

SAN FRANCISCO, July 6.—The schooner P. J. Abler, with twenty-one persons on board is missing in the Arctic ocean.

TEHERAN THREATENED; CHOLERA IS FEARED

ST. PETERSBURG, July 6.—Troops are held in readiness to march for the occupation of Teheran. The governments of Germany and Austria have established quarantine guards upon their borders against Russia on account of cholera.

BENSON GOES TO CALIFORNIA JAIL

SAN FRANCISCO, July 6.—Benson, convicted of frauds in connection with Federal land matters will go to San Quentin tomorrow to serve his sentence.

REBELS READY TO ATTACK TEHERAN

LONDON, July 6.—Teheran has been completely invested by the rebels and an attack is expected at any moment.

HURT IN BUGGY.
A horse driven by Dr. N. S. Fairweather, who was accompanied in a buggy by W. H. Battersby, yesterday afternoon on Kalaheua avenue became frightened and bolted, bringing the rig to a complete smash against a telephone pole. Fairweather was taken to the Queen's hospital with severe cuts about the face.

ONE IN EIGHT

A large life insurance company gives as its percentage of losses by accident, as follows:

1906	12
1907	12.2
1908	11.7

showing the very large number to whom the unexpected happens.

Accident Insurance Pays.

Hawaiian Trust Company, Ltd.
223 Fort Street.

HAD FEW LIFE PRESERVERS

NARROW ESCAPE OF PASSENGERS OF SCHOONER RAINBOW—TOLLEFSON GOT BIG CROWD BY CUTTING UNDER INTER-ISLAND PRICES—WAS TO BE USED FOR CARRYING PAIAI TO MOLOKAI SETTLEMENT—NO KOLI GIVEN LICENSE.

One life was lost and over thirty endangered at Pukoo, Molokai, on Sunday afternoon by the capsizing of the gasoline schooner Rainbow, owned by F. Tollefson, of this city. Being under fifteen tons burden the Rainbow does not require inspection by the Federal authorities, but it is stated that she did not follow the requirement that she carry a life preserver for each passenger on board. The Rainbow was taking an excursion from Pukoo to one of the other island points and was crowded to her full capacity. It was originally expected that the Mikahala would be used, but when Tollefson arrived he cut under the figure offered by the Inter-Island Company and got the job. The Rainbow is an old schooner, built by Walker, of this city, and always considered as of the freak type. Recently she was fitted out with a 25-horsepower gasoline engine and was to be used in the freight trade between this city and Molokai. Tollefson was awarded the contract for

HILO'S GREAT CELEBRATION

THREE DAYS OF HORSE RACING, FIELD SPORTS, FOOT SPECIALTIES AND OTHER FEATURES THAT GO TO MAKE THE GLORIOUS FOURTH ALL IT SHOULD BE—THE EVENTS IN DETAIL.

Every available space in the grandstand at Hoolu park, Hilo, was occupied for the horse races yesterday, and all along the track for two hundred yards on either side people crowded in to get a view of the events. The Hilo band played during the entire day. Not a drop of rain fell—in fact it was dry bordering upon unpleasantness. Clouds of dust arose from the hoofs of the horses as they flew by, and the refreshment stands below the big audience were kept busy washing the real estate down several thousand throats. Betting was something enormous for a small community. It was carried

TWO MOTIONS FAIL; WAIPAHU RIOT DEFENSE OPENS

After an hour of bitter wrangling between the opposing attorneys the motion for continuance of the Waipahu riot trial was denied by Judge Robinson this morning. This was following an intermission given by the court to give an opportunity for the cause of motion to be removed. At 9 o'clock the time set, the motion was presented by J. Lightfoot for continuance for and on behalf of defendants Jotaro Mikawa, Fushino and K. Kawakami until such time or day when these defendants, out of the ten left on trial, should have an opportunity to discuss with their attorney matters pertaining to their defense. At 9:15 Judge Robinson continued the hearing until 10 o'clock, thus giving counsel for defendants three quarters of an hour to confer with his clients. At 10 o'clock Lightfoot read his affidavit in support of the motion and argued. Kinney replied and Lightfoot closed, and at 11 o'clock Judge Robinson denied the motion. **THE KIDNAPING CASE.** Between the two sittings before Judge Robinson, Fushino and Kawakami were before Judge De Bolt under a charge of false imprisonment for the purpose of fixing their bail. This is the case of kidnaping a Japanese on Sunday and placing him on trial before a tribunal of the Higher Wage Association, which proceeding was interrupted by the arrival of the police and the arrest of the unlawful court. W. A. Kinney for the prosecution said that the men were now under arrest on another charge, meaning the Waipahu riot case in the midst of trial. So far as the prosecution was concerned, no object was to be gained by keeping them in jail. Judge De Bolt suggested \$200 bail each. Lightfoot said it was too much. Those were poor men, depending on their labor. He thought \$50 would be enough. Kinney laughed at the proposal, saying the prosecution would rather have them released on their own recogni-

Frear's Strike Cable Hatch Answers Murdock

MATHESON APPOINTED

R. O. Matheson, of the Advertiser staff, has been appointed by Secretary E. A. Mott-Smith, as chief clerk in his office to succeed D. L. Conkling, recently appointed Treasurer of the Territory. Mr. Matheson has been in the Territory five or six years, most of the time, in the employ of the Advertiser. He is a Canadian but has taken out first papers for naturalization.

180 DAYS FOR FIEND

CHRONIC WIFE BEATER TO JAIL—FEW DRUNKS—MANY GAMBLERS—BLACKWELL'S CASE.

There were less drunks on the police court calendar this morning than might have been expected the morning following a Fourth of July celebration. One of them, an ancient Hawaiian, had never been arrested before and so was allowed to go with a warning. Seven or eight others, American, Hawaiian, Norwegian and Korean, were fined according to their deserts.

Of gamblers there were several lots of Chinese, Japanese and Hawaiians, gamblers of Sunday and yesterday's holiday. A conviction was obtained in every case except that of a minor who was referred to the juvenile court.

Mahua, Hawaiian, who became drunk and beat his wife, was given the limit, this not being the first time he has brutally struck his helpmeet. Six months for him in the City and County Jail.

Mahl was given ninety days for stealing a bicycle.

The cases of Hiesashi and Tamura, for violating the liquor law, went over until July 8. T. C. B. Blackwell's case is again continued, for the fifth time at defendant's request. Blackwell is George R. Carter's chauffeur and is charged with violating the city ordinance, improperly handling an automobile. Carter is going to Hawaii Island and needs his chauffeur hence the continued continuance. His case comes up again on July 9, when the sixth postponement will be asked and the case then will probably not come up again until late next month.

A GOOD SUMMER REMEDY.
At this season diarrhoea and dysentery are always prevalent. Chamberlain's Colic, Cholera and Diarrhoea Remedy is the best medicine obtainable for trouble of this kind. For sale by all dealers, Benson, Smith & Co., agents for Hawaii.

WEALTH OF NEW GOODS
See Sachs' ad in this issue and note the large variety of new goods now open. This is an opportunity week. It's your opportunity.

TENGU JAPAN RICE.
Import from the fields of Japan which K. Yamamoto of Hotel street has received, is considered the best rice in Japan. Mr. K. Yamamoto is starting a rice mill here and expects a large trade.

Alex. D. Larnach has opened law offices in the Stagenwald Building.

(Special Correspondence of The Star.)
WASHINGTON, D. C., June 26.—The views of Governor W. F. Frear, in reference to the strike prevailing in Hawaii telegraphed here yesterday are regarded by the Federal authorities as a correct statement of the situation. The Governor regards the strike as local, and not calling for action on the part of the Federal authorities. The views of the Governor apparently are held also by the diplomatic representatives of the Japanese government at home and in Hawaii, and so far as is known, no appeal has been made to the United States government through the Japanese embassy here for any interference or action in relation to the strike. Recently Representative Victor Murdock, of Kansas, was quoted by the Washington Post as criticizing severely the treatment of Japanese in Hawaii, by their employes. F. M. Hatch, the

(Continued on page Two.)

INJUNCTION IS ASKED FOR

WAIPAHU PLANTATION ASKS THAT STRIKE LEADERS BE ENJOINED FROM PICKETING AND ALL MANNER OF INTIMIDATION AGAINST JAPANESE WHO WISH TO GO TO WORK—JUDGE ROBINSON ISSUES ORDER TO SHOW CAUSE RETURNABLE TOMORROW.

"Government by injunction," has finally been brought into the Japanese strike through the issuance of an order this afternoon by Judge Robinson that Fred Makino and thirty-two others, the leaders of the strikers, should appear tomorrow at 4 p. m. and show cause why an injunction should not be issued that they should refrain from all picketing or urging of the Japanese of the Territory to strike against the Oahu Sugar Company. The complaint presented by Kinney, Prosser, Ballou and Anderson, is voluminous, taking up twenty-eight type-written pages. It commences by setting forth the facts of the Oahu Sugar Company's existence as a corporation and recites the details of what took place before and after the strike was called. It is stated that on account of the strike the company is unable to plant for coming crops and that it is hardly able to preserve the growing crop of cane. For the work which must be done now, it is set forth that 500 extra men are needed.

The complaint states that the Higher Wage Association contemplated from the first the use of unlawful, sinister and indirect methods through which to accomplish its purpose, that it restrains through the defendants, by means of financial boycotts, blacklists and social ostracism, the Japanese of the Territory from working on the plantation. It sets forth that many of those against whom the injunction has been asked are under indictment, but that they have nevertheless proceeded in the same manner as before to go ahead with the work by illegal means. Since the law forbids the holding of a criminal trial during the

months of July and August it is asked that an injunction be issued which shall restrain the defendants from all picketing, blacklisting and boycotting or otherwise intimidating laborers who desire to work for the plantation.

The fact that pickets are placed on all the roads near the plantation and at the railroad stations is set forth, also that these pickets restrain and intimidate all Japanese who wish to go to Waipahu. The list of defendants includes the officers of the Higher Wage Association, the officers of the Waipahu branch, the editors and officers of the Nippo Jiji and a number of those who have taken part in the more active part of the work of intimidation.

SALOON SUICIDE

Germania Saloon Bartender George Tietzen, Kakaako, killed himself Saturday afternoon at 1 o'clock or thereabouts by hanging himself with a curtain cord in a house near the brewery. He fastened the cord to a hook in the wall and then swung to one side to bring the strain on his neck. The police officer's report was a wonder. The cop stated that he found the man dead from hanging but could not say what was the cause of death. Tietzen was German, unmarried and despondent.

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No Alum, No Lime Phosphate

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