



EVENING BULLETIN

THE PEOPLE'S PAPER.



VOL. X. No. 1878.

HONOLULU, TERRITORY OF HAWAII, MONDAY, JUNE 24 1901.

PRICE 5 CENTS.

SECOND READING SENATE BILL NO. 1

Completed at Today's Session of the Upper House.

THIRD READING IS SET FOR NEXT WEDNESDAY

Cecil Brown's Special Appropriation Bill is Killed Outright by the Independents.

At this morning's session of the Senate, Mr. C. Brown's appropriation bill including the Governor's estimates, "An Act making special appropriations for the use of the Territory of Hawaii during the ensuing biennial period," was laid on the shelf for good, after very scant consideration. When the Senate convened, there was not a Republican present but every Independent, Wm. White excepted, was in his place prepared with a spear for Mr. Brown's bill. A little later on, Messrs. Crabbe, Achi, Paris and Carter came straggling in one by one. At no time during the consideration of the bill was Mr. Brown present.

When the Senate convened this morning, the rules were suspended and Mr. Kalauokalani reported for the Printing Committee that Senate bill 2 had been printed. Messrs. Kalauokalani and Kanama wanted it taken up immediately but the chair announced that it would be taken up in its proper place.

On motion of Mr. Kanaha, the estimates of the Governor were stricken out of the Appropriation bill, the mover explaining that, since these were included in Mr. C. Brown's bill, there was no occasion to have them in the regular appropriation bill.

At this point, Mr. J. Brown moved the passage in second reading of the Appropriation bill. Seconded by Mr. Nakapuuha and carried.

On motion of Mr. Crabbe, third reading was set for Wednesday morning.

Mr. C. Brown's bill was then taken up for consideration, on motion of Mr. Kalauokalani. The fight was on at once, although the Republican force was hardly strong enough to make any kind of an opposition.

Mr. Kanaha moved to strike out Section 1. This was seconded quickly but Mr. Paris objected to such proceedings, stating that it was common courtesy to allow the introducer to say a few words in support of his bill before it was to be stricken.

Mr. Achi arose on a point of order, stating that the title of the bill could not be stricken out until the whole bill had been read. Mr. J. Brown then moved to strike out section 2 and Mr. Achi arose on another point of order, stating that, according to the rules of procedure of the Senate, a bill could not be killed on second reading.

Mr. Achi sparred for time but this plan of action was of no avail. No more Republican Senators turned up to make a tie vote possible. The Chair ruled that a bill could be thrown out on any reading. This settled Mr. Achi. Mr. White moved to adjourn but the solid eight was bent on finishing up Mr. C. Brown's bill and the motion was lost. Sections 4, 5, and 6 were then stricken out of the bill, one by one, in the order named.

Another motion to adjourn was made by Mr. Crabbe. Mr. Achi amended to

the effect that the Senate adjourn sine die. The motion was lost. Mr. Carter moved to strike out the title. This carried and Mr. J. Brown's motion to reconsider was lost. At 11 o'clock, the Senate adjourned over until 10 o'clock Wednesday morning.

Miss Griswold's Concert.

Miss Griswold's farewell concert takes place tomorrow evening at the Opera House. She will be assisted in a program of unusual attractiveness by Mrs. White, Mrs. Peck, Miss Castle and Professor Amme. Miss Griswold herself will sing several classical numbers as well as two most recent compositions not before heard here. The composers represented will be Tosti, Haydn, Greig, Gounod, Rubinstein and Fischer. Reserved seats 50 cents, 75 cents and \$1.00 at Wall, Nichols.

THE EXECUTIVE COUNCIL

In the Executive Council this morning, Acting Governor Cooper read a letter from Governor Dole. He writes that he is getting along finely and has left Hilo for Puuwa in the mountains where he will spend the remainder of his trip. Permission was given to the Hawaiian band to go to Hilo on the Fourth of July. The Hilo people will pay all expenses of the trip. Civil rights were restored to J. H. I. Kehei who served time for stealing cattle, and on a showing of Deputy Sheriff Andrews and the jailer, the council recommended that a pardon be granted to L. Kumualii, who has only a few months yet to serve on a four years' sentence.

NEWS OF GARDEN ISLE.

Passengers from Kauai in the Mikahala Sunday report plenty of rain all over the island and the cane on the plantations in excellent condition. The great trouble just now is the shortage of labor at the various plantations. An agent came down in the Mikahala with instructions to procure two hundred Japanese for Makaweli, Waimea and Lihue are also suffering from this shortage of men to work in the fields.

The Porto Ricans employed at Waimea, Makaweli, Kekaha and Lihue are not liked by the plantation men. They are not doing the work it was expected they would do. Dr. Wilkinson, the government physician at Makaweli, was a passenger in the Mikahala. He is here to meet his fiancée, Miss Rankin, who is due in the Sonoma. The marriage will take place immediately after the arrival of the steamer. The young couple will remain in town for a number of days and will then go to Makaweli. Miss Rankin is a young lady who has made Kauai her home for some time past. A little while ago, she went to her home in Berkeley for the purpose of visiting her people.

Dr. Sandow of Waimea was also a passenger in the Mikahala. He comes to see his wife off in the Sierra.

For groceries ring up Blue 911.

BANKRUPTCY PROCEEDINGS.

The firms of Theo. H. Davies & Co., Ltd., and M. S. Grinbaum & Co., Ltd., and M. Phillips & Co., as unsecured creditors of Chang Tai Men, alias C. T. Amama of Paoulo, Hawaii, have filed a petition in the Federal Court asking that the latter be declared a bankrupt. The petition declares defendant is indebted in the amount of \$1000 and over and that petitioner holds against him unsecured claims of \$798.63, the same being balance due on goods delivered. The petition alleges defendant to be insolvent. It is alleged that he committed an act of bankruptcy on or about May 18, by transferring certain property, valued at \$1500, while insolvent to Anthony Lidgate, one of his creditors with intent to prefer said creditor over petitioners. Robertson & Wilder are attorneys for plaintiffs.

MURPHY TEMPERANCE.

The hall in the Waverley Block last Saturday evening held a large audience to hear the program given under the auspices of the Francis Murphy Gospel Temperance League. The feature of the evening was an address by Franklin Austin. Good music, both vocal and instrumental, enlivened the occasion. During the past week twenty-three persons voluntarily signed the Murphy pledge.

DIVORCE GRANTED.

A divorce was granted last Saturday by Judge Gear to Bertha St. Clair from her husband, John St. Clair. The custody of two children is awarded to the plaintiff. The couple were married in Honolulu in 1888. The divorce was granted on the ground of abandonment and non-support.

New Along Home.

Mrs. Afong has moved to her Waikeiki residence where she will remain while extensive changes are being made in the Nuuanu street homestead. This old homestead is to be torn down and replaced by a modern house of most artistic design.

Those wishing reliable horses, experienced drivers, new rigs, fair prices and courteous treatment should call at the Territory Stables. Their telephone number is Main 35. They deliver and call for rigs free of charge.

IWILEI CLOSED BY INJUNCTION TODAY

Attorneys Thomas Fitch and S. K. Kane acting in behalf of the president and trustees of Kaunakapili church, obtained today from Judge Gear an injunction, restraining the owner, lessees and inmates of Iwilei from maintaining or permitting to be kept a bawdy house there. The complaint on file in the clerk's office sets forth that on September 27, 1875, one Kahue the wife of Nika conveyed to the predecessors an interest in plaintiffs the site of Kaunakapili and that a building was erected thereon which plaintiffs and the members and congregation of Kaunakapili have used and are using for public worship and religious assemblies. The plaintiffs allege that John Sna is the owner and the other defendants the lessees of the premises known as Iwilei, which premises are opposite and near the church building and that the defendants have been and now are engaged in keeping at Iwilei a public nuisance, to wit, a notorious bawdy house. Plaintiffs aver that the keeping and maintaining of said bawdy house by defendants inflicts upon them a separate and special injury apart from the injury inflicted upon the public in that such bawdy house lessens the value of plaintiffs property and diminishes and interferes with its use and enjoyment by the congregation of Kaunakapili as a place of public worship, and inflicts upon the plaintiffs great and irreparable injury not capable of estimation or compensation in damages and that plaintiffs are without remedy at law. Wherefore plaintiffs pray for damages and costs and that the defendants be restrained from continuing to maintain this public nuisance, and for such other and further relief as may be just and equitable.

The complaint is sustained by affidavits averring among other things that Iwilei is occupied by prostitutes, a number of names being given, as also a number of instances of women entertaining guests on the night of the 13th of April last. On this showing a bond having been given by plaintiffs Judge Gear signed an order to show cause on the return day of summons why a perpetual injunction should not be granted, and in the meantime it is ordered that "until further order in the premises the said defendants and each of you and all your attorneys, solicitors, agents, servants, employees, and all others acting in aid or assistance of you and each and every of you do absolutely desist and refrain from keeping, maintaining, conducting or permitting or suffering to be kept, maintained or conducted in, upon or about the premises known as Iwilei, any bawdy house, house of prostitution or house of resort for the purposes of unlawful cohabitation. And hereof fail not at your peril."

It is understood that Mr. Fitch was retained some weeks since by the associated clergymen of this city for a legal attack upon Iwilei and that after careful consideration he selected this method of assault, but was compelled to defer proceeding until the direction could be obtained of the Board of Trustees of Kaunakapili. This having been secured the suit was begun. The plaintiffs had expected to proceed without the cooperation if not against the indifference or even opposition of the police department, but the last advice from Washington will probably result in the police force being ordered to aid in the movement. The writs of injunction will be served on the proprietor and lessees today, and probably this evening policemen will be in attendance at Iwilei, to notify its inmates of the injunction and to warn them if they attempt to ply their vocations in defiance of it, they will be arrested for contempt of court and taken before Judge Gear. This plan for the suppression of Iwilei will doubtless prove effective but should it for any reason fail the next move will be to station a force of U. S. deputy marshals at Iwilei, with orders to arrest inmates and visitors for violation of the Edmunds law, and in this way by discouraging both patrons and inmates make the continuance of the nuisance most unprofitable. The bond is for \$200 and is signed by W. R. Castle and G. P. Castle. The amount of the bond was fixed at this figure merely to cover costs of suit should permanent injunction fail to issue. The damages sustained by a temporary injunction against such a business as Iwilei would have no recognition in law, hence an indemnifying bond was not required. The writ is made returnable next Monday, when argument on the merits of the case will be heard by Judge Gear. In the meantime the corral is closed. The story of Iwilei is a long one. The existence of the stockade, a place of ill fame, under the protection of the police department is a well known story. The efforts of the better element of Honolulu to close the stockade have met with resistance and discouragement from the Executive and Attorney General's department. The charges made to Grand Jurors by Judge Humphreys and by Judge Este of the Federal Court, were looked upon and considered as impudent interference with the fixed and settled policy of the government.

How this executive and police entrenched iniquity is to be finally uprooted, brings to the front the story of the long siege that had advanced to the point where Acting Governor Cooper threw up his hands and began yelling, "Anti-Iwilei" himself. Over a year ago Rev. Cory of the Christian church, was stoned by the dozens of Iwilei while conducting a prayer meeting within the enclosure. He came from that prayer meeting a determined antagonist to Iwilei, and all who upheld it. He had the backing of the other ministers of the city. They knocked at the gates of high authority, but found no official of the Territory ready to join them in the enforcement of law.

Judge Humphreys twice in charges to Grand Jurors, pointed out the necessity of the suppression of this den of vice. Each time the Grand Jury found evidence of violation of law and so reported. But still the Territorial officials did not act. Then came Judge Este's charge to the Federal Grand Jury. And the return of the jury that the vices were committed but evidence to convict could not be gotten at that time. The higher officials of the Territorial government characterized this work as impudent interference. In the course of business the reports of that term of Judge Este's court were laid before the Attorney General and President of the United States. A special agent of the Department of Justice was sent to secretly crush on Iwilei. His report was more crushing than the charge of either of the judges or of the Ministerial League. The response to the showing made by the Federal agents, has caused letters to be written to every high official here, including the Governor, to proceed a once in the matter of suppressing Iwilei. Therefore Acting Governor Cooper went over in person last Friday night to see what he could see. But another line of attack was in motion. The Protective League had retained Thomas Fitch, his job being to find some mode by which Iwilei could be legally squeaked. The injunction in behalf of the trustees and members of the Kaunakapili church is the result.

SAILOR WITH "SNAKES" COMMITS SUICIDE.

The brig Tanager arrived about noon today from Fort Blakeley with a cargo of lumber. It is the vessel's first visit to this port, although her skipper and owner, Captain Newhall, is an old timer here. There was a suicide of one of the crew on the trip down. Harry Hix, whose real name is supposed to have been Patrick O'Brien, jumped overboard on June 1, a little before midnight. Several boards were thrown to him and a boat in charge of the mate, was lowered immediately. The man was not found. Hix had been drinking very heavily and Captain Newhall says the man was suffering from delirium tremens. He was quite insane for a couple of days before he made away with himself.

CAPTAIN MORSE TO RETIRE.

Captain C. C. Morse of the ship Fort George is to retire from active life on his return to San Francisco. The captain has been coming to this port for a great many years and is one of the best and most favorably known skippers on the Pacific. This morning, there was a reunion of the Morse family aboard the bark Olympic. Captain Morse, his son "Goddie," mate of the Olympic and his eldest son, Percy, agent here of the American-Hawaiian Steamship Co., met for the first time in over a year.

RUN OVER AND BEHEADED.

A white fireman on one of the Lihue plantation engines was run over and killed by his engine on Wednesday last at Anahola. The unfortunate man fell under the moving engine and the wheels cut his head and one of his legs off. His name could not be learned before the Mikahala sailed but the dead man is thought to have been a German.

WILL TAKE A BRIDE.

Among the select waterfront circles, it is rumored that the American ship C. F. Sargeant will have a bride aboard when the vessel leaves this port.

DICKEY TRIES TO EXPEDITE MATTERS

Introduces a Long Resolution Relative to Income Tax.

HOOGS ALSO TRIES TO HURRY THINGS ALONG

Oahu Committee Report Comes in--This Island Asks for \$937,250--Dickey Talks on Appropriations and Income Tax Laws.

The House met for a short session this morning. At about 11:30 o'clock, a recess until 2 o'clock was taken. Dickey made a feeble attempt to expedite matters by introducing the following resolution: "Whereas, all the estimated income of the Territory excepting the proceeds of the income tax has already been appropriated and, Whereas, the highest estimate of the receipts from said income tax for the biennial period is \$700,000. Therefore, be it resolved, That the proportion of said amount due to each island in accordance with the proportion of the estimated receipts from each island be set apart as below and that each island committee apportion the same and report back to the House the items to be inserted in the Appropriation bill to cover same. Oahu, 50% per cent, \$353,500; Hawaii, 24% per cent, \$171,500; Maui and Molokai, 13% per cent, \$94,500; Kauai and Niihau, 11% per cent, \$80,500. Total, \$700,000. Resolved, further, That items for new improvements in the several islands be postponed until an appropriation bill under the unexpended balance of a former loan bill, \$799,000, is introduced.

C. H. DICKEY. In support of his resolution Dickey said: "Gentlemen, all I want in this House is fairness. That is all I ask for. We are going about this business in the wrong way. Here we are appropriating \$3,000,000 or \$4,000,000 while in reality, all we have to appropriate is \$700,000. Now, by referring this resolution to a committee composed of one man from every island, I think that we could hurry up matters considerably."

Makekau failed to see the point, and moved to reject the resolution. His motion carried amid cries of unfairness from Dickey and one or two others.

Hoogs declared that he had the proper plan of procedure and introduced the following resolution: "Be it resolved, That the Supreme Court be instructed to declare the 'Income Tax Law,' constitutional forthwith.

J. MONSARRAT. Per W. H. Hoogs. Akina directed that it be relegated to the lowest depths of the waste basket.

The Oahu committee introduced the following report relative to the appropriation for this island: Department of Public Works, \$184,800; Sewerage, Honolulu, \$44,500; Roads and Bridges, \$562,000; Water Works, \$69,000; Fire Department, \$34,500; Commission of Public Instruction, \$89,500; Commission of Agriculture, \$2300; Board of Health, \$31,200; grand total, \$937,250. Signed by Makakani, Mahoe, Paels, Mossman, Gillilan, Hoogs, Aylett, Emmeluth, Keiki and Prendergast. The report was referred to a committee of the whole. At this point the House took a recess until 2 o'clock.

ALOHA TO ELLEFORD CO.

The members of the Elleford Company who departed Saturday in the Zealandia for San Francisco were given a great send-off at the wharf. Those of the company who left in the steamer were: Mr. and Mrs. Carl Birch, Mr. and Mrs. Watson, Mrs. Doliver, Baby Lillian, Mrs. Cummings, Little Evelyn, Will Walling, Tom D. Bates, Frank Wyman, Geo. Connors, Joseph Roberts and Miss Adelaide Ladd. Their return welcome yesterday was as jolly as the send-off of the previous day.

THE FLYING JORDANS.

Practically everybody is going to turn out tonight to the circus as it is generally called. Strictly speaking, the Jordans' performance is not a circus and has no menagerie, no horses and short skirted equestrian leaping through hoops. But it is under canvas and therefore to all intents and purposes a circus. Today the interior of the big tent is a picture of orderly confusion. The tiers of seats are springing up like mushrooms, the stage is built and this morning the picture machine man was arranging his focus while the five dancer's assistant was busy fitting plate glass into the floor of the stage so that colored lights could flash from below. The high trapeze of the Jordans was already in position, high up by the roof, over on one corner Cavill cemented securely the

glass of the aquarium in which his sister and himself disport, while outside Seabury superintended the digging of the hole in which his shallow diving tank is to be placed. The pole with its platform near the top is braced and in position and has had a crowd around it all day figuring out how the dive is done. Hawaiians particularly are interested in Seabury's feat.

Seats are going rapidly at Wall, Nichols today and the management call attention to the fact that the 75 cent seats consist of comfortable chairs placed on a gradual slope while every seat in the house is so arranged that a clear view of the stage can be obtained.

ARRAIGNMENT PROCEEDS IN JUDGE GEAR'S COURT

Notice and certificates of appeal from the Honolulu District Court have been filed in the First Circuit in the following criminal cases: Ho Ki, assault and battery; Mark Kong and Chun On, running lottery; Antonio Richard, Jr., selling adulterated milk; Frank Fisher, assault and battery on Annie Claudine; August De Reco, Manuel Rozen, Antonio Correa, larceny second degree; Ah Ung, Ah Choy, Ah Tim, running che fu game; Ah Soon, assault on police officer Kawamata, selling adulterated milk; Emalis Le-ahli, selling liquor without a license; Ah Fong, assault and battery; Tokiyama Matsutadon, keeping house of prostitution; Oliva Kane, needless driving; Ng Pak, assault and battery. These prisoners were all arraigned in Judge Gear's court this morning, most of them pleading not guilty and having their cases continued to the August term.

The suit in ejectment of Strauch vs. Cecil Brown was argued before Judge Gear this forenoon. The case will be decided this afternoon.

Attorney General Dole asked Judge Gear to allow Attorney Douthett to represent him as deputy in his court. The request was refused.

Magoon & Thompson, attorneys for Dybante in the case of James J. Byrne vs. P. J. Voelker, in the Supreme Court have filed a brief.

SUIT FOR PARTITION.

Adelaide Schief and John Schief, her husband, have brought suit against the following for the partition of certain lands on this island and Maui: Joseph Clark, Alex. Lazarus, Henry Smith as guardian of Madeline H. K. Lazarus, a minor, and Eleazar K. Lazarus, a minor. One piece of land is at the northwest corner of King and Punchbowl streets, another is on the south slope of Punchbowl, the third is at Kulaokaha, the fourth at the corner of Punchbowl and Palace walk, the fifth on the west corner of Maunalea street and the last at Hana, Maui. Each of the defendants and Mrs. Schief own a one-fifth interest in the pieces of land enumerated.

BASEBALL TEAM TO HILO.

The Makiki baseball team will play at Hilo on the Fourth of July against the Hilo team. The team will leave in the Kinuau tomorrow and is composed as follows: A. Louis, c; M. K. Sylva, p; Jos. Santos, 1b; Jno. Bento, captain and 2b; Jno. Holster, 3b; J. Williams, ss; Harry H. Jno. Aylett, cf; H. Honan, rf.

BORN.

BERGSTROM--In this city, June 25, 1901, to the wife of A. W. Bergstrom, a son.

Fine Job Printing at the Bulletin office.

Cool Feet

and how to keep them so : : : This is assured by wearing our patent : : : :

VENTILATED SHOE

MANUFACTURERS SHOE COMPANY

Puunui A BARGAIN

TWO LOTS
100 X 200 EACH
LOCATION
PUUNUI AVENUE
Just above Wyllie St.

RESIDENCE PROPERTY
FOR SALE ON
Beretania, King, Prospect,
Anapuni and other Streets

A neat little Cottage on
KING STREET
CHEAP

M'CLELLAN, POND & CO.
REAL ESTATE - INSURANCE - INVESTMENTS