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MALIGNING COURTS OF JUSTICE
The decision of the three Circuit Court judges that publications in the Advertiser constitute contempt of court and the sentence of the editor as the responsible factor for such contempt, is the occasion of an editorial plea, made this morning of extenuating circumstances. The first statement published in this connection is a bald and ponderous slur upon the conduct of the whole judicial system of the United States.

With this as a basis Mr. Thurston's paper endeavors to convince its readers that since the advent of Judges Gear and Humphreys on the local bench "scores of men who have undoubtedly committed crimes have been released on mere technicalities." Here is a barefaced lie at the outset. A "score" means twenty according to the dictionary and if the Advertiser will canvass the facts, it will find that it would have misrepresented the conditions had it used the word "score."

McCarthy Jeopardy Motion Overruled
--Malala on Trial for Heinous Offense--Bail For Robbery.

Judgment entered for defendant in George E. Boardman against Fireman's Fund Insurance Co. orders that defendant pay the costs of plaintiff taxed at \$196. The Supreme Court ordered judgment for defendant notwithstanding the verdict for plaintiff.

When these prisoners were brought before the Circuit Court of the Territory and before the United States District Court of Hawaii on habeas corpus proceedings they were released, only to be again arrested and their cases put before the courts as required by the Constitution of the United States.

These "transition period" cases furnished the cue for continuous misrepresentation of the First Circuit judges. Half truths in court reports, plain untruths in editorial comment, and cartoons were all centered towards presenting Judge Gear to the citizens of Hawaii and such outside readers as might peruse the journal, as practically the friend of the criminal classes.

LARGE DEVELOPMENT OF WATER SUPPLY
(Continued from page 1.)
and five million gallons per twenty-four hours, a delivery of over sixty tons of cane per hour has been accomplished, keeping the mill in continuous operation to its full capacity.

The course of the Advertiser towards the First Circuit Court and Judges Humphreys and Gear has been palpably malicious. Even in its report of the recent contempt case, it puts Judges Humphreys and Gear as the ones passing the judgment when, as a matter of fact, all the proceedings and the judgment were conducted by Judges Humphreys, Gear and Robinson.

play Robinson against Humphreys and Gear is no plain as to be absolutely nauseating to honest, fair minded citizens. If Thurston seeks a higher degree of justice he has taken a manifestly disgraceful and unnecessary route to obtain it. The judges of our courts are Federal appointees. If they men, the orderly conduct of public affairs, there is a source of appeal in Washington. Thurston has tried such as a peal once and his charges were four to be based on "vague suspicion an unfair innuendo." To this might well be added in his attitude toward Judge Gear "absolute misrepresentation."

No apology or excuse can justify the course which this man has stood sponsor for through the columns of his paper. He admits his policy of misrepresentation when today the Advertiser says editorially, "As a matter of fact the prosecuting authorities brought another charge against McCarthy, involving the same acts on his part." He might well go further, taking the case of the Portuguese boys, charged with theft, and find "as a matter of fact" that the prosecution moved in Judge Gear's court that sentence be suspended. He might then realize that his newspaper representation of Judge Gear, turning loose thieves was absolutely false.

The Advertiser contempt case is now before the Supreme Court on habeas corpus proceedings which for reasons best known to that legal body is set for a hearing full thirty days after the writ was issued. If the Bulletin dealt with the courts and the judges after the manner of the Advertiser it might venture statements as to the cause for this delay and the possibilities of the outcome. This, however, the Bulletin has not done and never will do in its treatment of courts of justice.

CRIMINAL CASES OVER NOT ENOUGH TIME TO CLEAR CALENDAR
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ditions the mill will be able to run 200 tons per day. Due to the contractors, the Iron Works, and their efficient management in charge of the erection of the mill, Mr. James Scott, says the contract has been carried out in a most conscientious and satisfactory manner, and that your company possesses one of the most up-to-date, economical and efficient sugar mills in the world.

With the exception of the car yard at the mill, and the connection with the main tracks of the Hilo Railroad Company, no plantation road has been installed during the past year. The plantation has made arrangements with the railroad company for the transportation to the mill of all cane lying above the plantation fumes, at a rate which makes it expedient for the plantation to construct tracks to such fields.

LABOR--In common with the entire planting interests of the country, Olan could have used to advantage a larger number of laborers during the past year, but has suffered as little as almost any plantation. But for the fact that harvesting is now going on, we would have about enough people; as it is we could do better with several hundred more.

GOVERNMENT RESPONSIBLE
The following circular letter from the Anti-Saloon League and dealing with the liquor traffic in the city, is being very generally circulated together with pamphlets referred to in the body of the letter.

ALAMEDA'S QUICK RUN
The Oceanic steamship Alameda, Captain Herriman, from San Francisco, was sighted off Koko Head at 10:45 o'clock this morning, docking at the Oceanic wharf about 1 o'clock this afternoon. She sailed from San Francisco on the 8th inst., at 2 o'clock in the afternoon, making the run to port in less than six days and experiencing fair weather throughout the trip.

COLONIAL CATTLE BARRED
A Treasury decision of February 27 prohibits the importation of cattle from New Zealand to the United States. The Secretary of Agriculture reports cattle diseases in New Zealand. The decision, in part, is as follows: That as Hawaii is now a part of the United States the regulations of this Department, and of the Department of Agriculture, regarding the inspection and quarantine of imported animals, and the disinfection of the hides of neat cattle, as contained in circulars of February 16, 1900 (T. D. 22,014), June 28, 1900 (T. D. 22,319), and July 30, 1901 (T. D. 23,312), are applicable in your district.

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used exclusively for planting. I expect to plant all the lands intended for third crop lying above 1000 feet elevation by the middle of the year, and begin planting lands below that elevation about the middle of June. Character of the Cane--The apparent evenness of the growth of the young cane at the different elevations ranging from 300 feet near the mill to 2000 feet, noted in last year's report, has continued to maturity. The cane is now being cropped at elevations ranging from 300 feet to 1500 feet, and the quality of cane at the various elevations is nearly the same.

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