

PEST SHIPS FROM BRAZIL

The South Won't Have Them There.

A VIGOROUS PROTEST

Louisiana Strongly Stirred by Vessels Suspected of Carrying the Bubonic Plague.

NEW ORLEANS, La., Dec. 25.—The question of coffee-laden ships from the infected ports of Santos seems destined to stir up the entire South, even as it has stirred up New York. Dr. Blunt, the health officer of Texas, has already decided that no vessels from Santos can touch at Galveston.

The Louisiana State Board of Health is already on record as holding that there is no way to prevent the landing of the Willowdene at this port and the discharge of her cargo here after the proper period of detention has been passed at the quarantine station and the disinfection and fumigation of her cargo has been effected according to the laws of this State.

The New Orleans Cotton Exchange has adopted resolutions protesting against the landing of the Willowdene under any circumstances. The Board of Trade has endorsed the stand of the Board of Health.

Some people hold that the City Board of Health, irrespective of the State Board, can prevent the Willowdene from proceeding up the river. Today the State of Mississippi not only got into the game, so far as the Willowdene is concerned, but came to the front with troubles of her own, when Dr. Hunter, secretary of the Mississippi Board of Health, and Dr. Bolton, the health officer of Harrison county, met in New Orleans and forwarded the following telegram to Surgeon General Wyman:

"Barkentine J. W. Jane, from Santos, will arrive at the gulf quarantine station in a few hours. Mississippi Board of Health requests that you immediately order her to Dry Tortugas for disinfection and fumigation. Health officer of Harrison county and the Mayor and Council of the City of Biloxi join in this request. In case Louisiana State Board of Health refuses to comply with treasury regulations regarding Willowdene, due to arrive at Mississippi river quarantine station Sunday, we request that she be also sent to Dry Tortugas for treatment."

ODORLESS EXCAVATORS.

Employees Now Get Double Pay—Causes of Past Delays Explained.

President Wood of the Board of Health is authority for the statement that the new odorless excavators now under construction will not be taken into the infected district.

Two of these machines are being built and will be in operation within a few days. The completion of these two will place four excavators complete with teams and appliances at the disposal of the Board. It was intended that several new machines should be constructed, but the absence of sufficient piping for them, forced the Board to content itself with two.

The great delay in attending to private requests for the excavators, was caused by the Bucua Vista Hospital authorities, in monopolizing their attention for at least a third of their time, the extravagant use of water at the hospital necessitating the almost constant attention of one of the machines.

It is generally understood that United States military hospitals are required to attend to their own sanitary affairs, and President Wood has addressed a communication to Colonel Sulben, suggesting that he provide an excavator for the private use of the U. S. military.

Two of the employees of the excavator cleared out from their work when they heard of the second case from amongst their number. They were brought back, however, with the promise of double pay, and no further desertion is anticipated.

RETURN OF SPANISH CAPTIVES.

Uncle Sam to Send Back the 4000 Recently Released.

WASHINGTON, D. C., Dec. 26.—Under the terms of the treaty of peace with Spain the United States agreed to send home all the soldiers of the Spanish army held in captivity by the insurgents in the Philippines. Congress made an appropriation of \$1,500,000 to carry out that purpose.

The recent successful operations of General Otis resulted in the release of about 4,000 additional Spanish prisoners, and instructions have been cable General Otis to contract with the Cebu Transportation Company for the return of these soldiers to Spain. There is \$650,000 available for this purpose.

Ask a Legislature.

It is learned in Government circles that the Cabinet has written to the authorities at Washington stating the almost absolute necessity for convening the Legislature here, either under Hawaiian laws or the new laws to be extended by the Congress of the United States, by the expiration of the biennial period ending on the 31st of March next. It is understood the Government is now awaiting a reply from Washington.

GUARD IS STRICKEN

(Continued from Page 3.)

It is noted that a great number of the matters in regard to sanitary regulations were within the scope of the Legislature, and also for the consideration of the Attorney General.

President Dole was of the opinion that the law gave authority to make regulations to control public health and safety, and that that statute should be considered entirely in favor of the Board of Health. "The question," said he, "is whether the proposed regulations are necessary to prevent cases of sickness, and I think that they would be the rigid standard to adopt."

Mr. Cooper: "The Board can make regulations to prevent cases of sickness, but the Legislature is the only body to say that the buildings must be made and constructed so and so."

Dr. Emerson: "If an argument is needed to show that these rules are necessary to remedy sanitary evils and accomplish sanitary good to ward off the diseases and epidemics that are liable to threaten us by reason that they are not complied with, I think that is our strongest argument. If the Board can condemn a building because they believe it is insanitary by reason of its being built directly upon the ground, then I think the Board has the power to make regulations which will prevent a repetition of our present epidemic."

George Carter: "Small Chinatowns are going up in every portion of the city. If the Board of Health has not now the authority, then I think it ought to set a standard to prevent the same situation as we are at present facing, from appearing again and again in different sections of the city."

Attorney Robertson: "I think there is no law to prevent a builder from going ahead and building his structure, that is, from a sanitary standpoint. From a builder's standpoint, however, the Superintendent of Public Works can withhold a permit for building. How is the Board able to state as a fact a building is insanitary when it is a new building?"

George Carter: "If it is not considered a cause of sickness for ten Chinamen to sleep in a room as long as this Board's table, then I think a vigilance committee ought to be formed to prevent such buildings from being erected."

Dr. Day: "From what President Dole has said, it seems to me a matter of doubt whether we have such power. I think we ought to give the Board of Health the benefit of the doubt, and post those regulations which will result in restricting nuisances. The majority of these regulations, I think, can be safely passed from a sanitary standpoint."

President Dole: "Suppose a man digs a cesspool and then builds a house right over the cesspool? I think the Board can prevent the building from being erected. The question is whether you can prevent certain conditions from becoming insanitary and a menace to public health. If so, you can control the erection of the building on sanitary lines, as much as you can the people living in the building."

Dr. Day: "Suppose we interfere with a man erecting a building and arrest the owner or builder; we contest the matter in the courts. If the court decided we had not the power to prevent him erecting the building, of course, that would stop it. The Board would then feel that it had done its duty to the community. We ought to give the community the benefit of the doubt. It seems to me we ought to look to the future interests of the city."

Persons from Quarantine.

President Dole brought forward the question of providing for the people who are about to leave the quarantine camp, their period of quarantine having expired. A great many will seek the tenements outside the old district. The inspectors should see that the air and space regulation is enforced in such tenements.

Mr. Galt: "I have eighty-two Chinese, Japanese and Hawaiians whose period of quarantine has expired at Kakaako—the ten days' quarantine. Shall I discharge them?"

This phase of the quarantine regulations was evidently unprepared for by the Board, whose efforts have been centralized mainly on quarters for the people as they are brought out of the infected district. Forty-one Chinese are in somewhat destitute circumstances and will need assistance upon leaving quarantine. Mr. Galt said he had examined a piece of land just back of Queen street on Punchbowl street which would accommodate 100 people. The property, it was stated, had already been secured so these people could locate upon it.

As these people have been in contact with more recent arrivals from Chinatown, Mr. Smith said he did not consider that they had fully stayed their quarantine, and upon motion of the Board it was decided that they would have to remain a full ten days in quarantine without coming in contact with new arrivals. This will keep the eighty-two people in Kakaako until Saturday.

A letter was read from Consul General Haywood relative to making use of the Queen Hotel as a place of quarantine for intending passengers to the Coast. Dr. Wood appointed Dr. Day a committee of one to confer with Dr. Carmichael.

More Buildings to Burn.

The question of burning six cottages this morning facing on Kukui lane, as included in the Board's order yesterday morning, was brought up by Mr. Robertson. He stated that Mr. Ripley felt that they could be rendered sanitary otherwise than by subjecting them to fire. If kept vacant and remodeled, Mr. Robertson thought by this means the buildings could be saved from destruction.

President Wood: "The question is, whether the plague can be eradicated in this manner rather than by fire."

Mr. Hatch: "I don't see any reason why we should reconsider our action."

Dr. Emerson: "I am opposed to modifying the action of the Board this morning."

Mr. Smith: "So am I."

GUARDIAN'S SALE

Real Estate.

By direction of Belle F. Jones, the guardian of Edwin Austin Jones, Helen Jones, Margaret Jones and Catherine Hay Jones, minors, and acting under and by virtue of an order issued out of the Circuit Court of the First Circuit, dated the 23 day of January, 1900, I am directed to sell at public auction at my salesrooms, in the City of Honolulu, Island of Oahu, on Saturday, the 27th day of January, 1900, at 12 o'clock noon of that day, all the right, title and interest of said minors, being an undivided half of, in and to all those certain pieces or parcels of land situate at Waikane, District of Koolapoko, Island of Oahu, and more particularly described as follows:

1. All that land described in R. P. 185, L. C. A. 5723 and 8995 to Kakaiana, more particularly described as follows: Apana 1. Eono lot kolo me ka Kahanahe, Mamane. E hoomaka ma ke kihi Hema haka o kela ma ke kihi o ka pa hau, ko, kihi akau makai o ko Makakukae pili ana i ko Ku haka, a e holo ana He. 69 1/2 Kom. 2.51 Kauli, ma ka pa hau, ma ko Makakukae, a hiki i ka lili kae pili i ko kibi AK, makai o ka lolo o Kaheana; Alaila He. 75 1/2 Kom. 2.38 Kauli, ho ana ma ka pili a pili ana ma ka auwai ma ko Kaheana; He. 52 1/2 Kom. 1.22 Kauli, ma ko Kaheana a hiki i ke kihi Hema mauka o kela; Alaila Ak. 15 1/4 Kom. 2.59 Kauli, ma ko Kaheana ame ko Ku i ke kihi kumu pili; Alaila Hik. 1.47 Kauli, ma ke kumu pili, a hiki i ko Kaheana mala uhi; Alaila Ak. 66 Hik. 2.25 Kauli, ma ko Kaheana, a pili ana a hiki i ka lili kae pili; Alaila Ak. 59 2-4 Hik. 1.90 Kauli, ma kula a hiki i ka puhalu, ke kihi akau makai o kela, a ke kihi Akau mauka o ko Ku haka. Alaila He. 31 1/2 Hik. 2.94 Kauli, ma ko Ku Kahanahe a hiki i kahi i hoomakali. Maloko i ka Apana 1 15-100 Eka.

Apana 2. 6 lot. Mamane. E hoomaka ma ke kihi Hema makai o kela kahi e waiho ana He. 61 Kom. 73 Pauku ma ke kihi Hema mauka o ka Apana 1 mai, pili ana loa me na loi elua o Kaheana ame kahi loa nabehehe. A e holo ana He. 49 2-3 Kom. ma ka auwai ma ko Kaheana; Alaila He. 25 1-3 Hik. 85 pauku ma ko Kaheana; Alaila ma kahi waiho wale He. 14 Kom. 96 pauku, a He. 62 45 Kom. 93 pauku, a Ak. 37 Kom. 1 Kauli, a moku ka auwai. Alaila Ak. 40 1-3 Hik. ho ana ma ka auwai; Alaila Ak. 7 49 Kom. 1.44 Kauli, a hiki i ke kihi Hema makai o ka lolo puhalu. Alaila ma ka lolo puhalu Ak. 16 1/2 Kom. 88 pauku; a He. 75 1/4 Kom. 2.56 Kauli, Alaila Ak. 18 1/2 Kom. 1.50 Kauli, a hiki i ke kumu pili. Alaila ma ke kumu pili a ma ka auwai. Ak. 60 Hik. 1.95 Kauli, a Ak. 76 1/2 Hik. 1.73 Kauli, a hiki i ke kihi Akau mauka o ko Ku haka; Alaila ma ko Ku He. 11 1/2 Hik. 1.41 Kauli, a Ak. 82 Hik. 1.66 Kauli, a He. 28 1/2 Hik. 49 Pauku a hiki i ko Kaheana loa. Alaila He. 32 Hik. 71 Pauku ma ko Kaheana a hiki i kahi i hoomakali.

MALOKO I Apana 1 EKA. Apana 3. 1 lot. Kahalo. E hoomaka ma ke kihi Akau makai o kela pili ana i na loi o Kuluahi ame ko Kauki; a e holo ana He. 47 1/2 Hik. 1 Kauli, ma ko Kuluahi, a hiki i ke kihi Hema makai o kela; Alaila He. 45 Kom. 1.48 Kauli, ma ke akakaki; Alaila Ak. 43 1/2 Kom. 1.18 Kauli, ma ko Kapite; Alaila Ak. 50 1/2 Hik. 1.49 Kauli, ma ko Kauki a hiki i kahi i hoomakali.

Maloko o in Apana 15-100 Eka.

2. All that portion of the land described in R. P. 158, L. C. A. 5919 to Palauhulu, as is described in deed of Palauhulu to Nakea, dated May, 1857, and of record in Liber 27 on page 419.

3. All that land, being a portion of the makai half of R. P. 158, L. C. A. 5919 to Palauhulu, more particularly described as follows:

Beginning at the northwest corner of the land of M. Phillips & Co., adjoining the Protestant Church yard, and run south 33 east 5.28 chains along the line dividing the mauka from the makai half of R. P. 158; thence south 63 west 1 95-100 chains along the land of Puka to the Government road; thence north 33 1/2 west 5.30 chains along the Government road to the Protestant Church yard; thence north 64 1/2 east 1.95 chains along the said churchyard to the point of commencement. Containing an area of 1 027-1009 acres.

4. Five undivided shares or interest in the land known as the Ahupuaa of Waikane and held and owned by a number of people as tenants in common, and called the Hui of Waikane.

5. All that land at Kumuuli, Waikane, aforesaid, and more particularly described in R. P. 152, L. C. A. 6051, together with dwelling-houses, cook-house, servants' dwellings, stable and bath-house situate thereon.

6. That certain spring of water known as Ulaewai, situate in the Ahupuaa of Waikane, conveyed by the officers of said Hui of Waikane to P. C. Jones together with the pipes leading the water from said spring to the last above mentioned premises.

7. Lease from the officers of said Hui of Waikane of about ten acres of land known as the Peterson lot; rent paid in full to October 1st, 1907.

8. Note for \$120 secured by mortgage dated May 17, 1890, at 12 per cent per annum, made by Pini to Peterson, Larsen and Hopkins, of his interest in the Hui of Waikane.

The property above described has for the most part been used as a country residence, and has on a portion thereof two dwelling-houses, out-houses, stables, etc., all in good order and condition. A portion of the land's three pieces are leased and bring in a rental of \$155 a year.

P. C. Jones, Esq., who is the owner of the other undivided half of said property, has consented to a sale of his half at the same time and place, and will join in the deed for his half interest with the Guardian, so that the party buying can secure the whole property. The five shares in the Hui of Waikane represent nearly a sixth interest in between 1,500 or 1,600 acres, consisting of Kula and rice land, the land being known as the Ahupuaa of Waikane.

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Upset price for all the above prop-

erty will be \$12,000.00. Deeds at the expense of purchaser.

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Lower, Brewer, Esq., the eminent actor writes—'I think it an invaluable medicine for members of my profession, and have always recommended it to my brother and sister artists.'"

Mr. Thomas Brown, Chemist, Llandilo, October 1st, 1898, writes—'Regularly, I have commended my fifty-second year in business to-day. I remember my mother giving me your Balsam for coughs and colds nearly 70 years ago. My chest and voice are as sound as a bell now.'"

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