

\$125,000 TO BE EXPENDED BY ARMY

Constructing Quartermaster Cheatham Calls for Bids for Extensive Improvements to Department Hospital at Fort Shafter—Will Erect Six New Structures.

(From Thursday Advertiser.)
Major Frank R. Cheatham, constructing quartermaster of the Hawaiian department of the United States Army, has called for sealed proposals for the construction of three additional wards to the department hospital at Fort Shafter, an operating pavilion, a dormitory for enlisted men taking treatment at the hospital and an isolation ward for contagious diseases. The bids will be opened at eleven o'clock on the morning of June twenty. One hundred and twenty thousand dollars is available for the contemplated improvements and the cost must remain within those figures. The contracts must be let by June thirtieth, as that is the close of the army fiscal year and any funds remaining at that time in the hands of the constructing quartermaster would revert to national treasury and would not be available for local expenditure. Major Cheatham stated yesterday that the plans as prepared call for the erection of practically six new structures as the three additional wards, though they will be wings of the general hospital, will be separate buildings in themselves.

Capacity Is Doubled.

With the construction of the new structures the capacity of the general hospital will be practically doubled. For some time past the present hospital has been inadequate to meet the demands made upon it, but when the new additions are made it will be entirely adequate until the Oahu garrison is materially increased. At the present time the hospital has accommodations for 120 patients and this capacity will be increased to 240. According to the plans submitted to the contractors, the new buildings will be of the same general design as the existing buildings and of practically the same size. The dimensions of the structures are approximately 125 by 30 feet. Each building is expected to cost about \$20,000. The hospital improvements are in line with a number of improvements which have been recommended for the Oahu garrison, but at the present time only \$125,000 is available for construction and this has been designated as being available only for hospital improvement purposes.

Million and Half Wanted.

The supply bill now before congress if it passes in its entirety, will provide for improvements of army posts in Hawaii at an expenditure of approximately a million and a half dollars.

According to Major Cheatham these items include estimates of \$400,000 for improvements at Fort Shafter, \$500,000 for Schofield Barracks and \$500,000 for Fort Kaneohe.

At Fort Shafter the improvements contemplated are the enlarging of the quarters from the present size, which were constructed to house four companies to house a full regiment. There is now construction at this post and is believed only by the housing of two battalions in a temporary cantonment.

At Schofield Barracks the contemplated work is the completion of the infantry and cavalry cantonments already started and the bringing of the Schofield Barracks proper up to a capacity to care adequately for two complete regiments.

Quarters for Four Companies.

At Fort Kaneohe it is proposed to build quarters for the comfortable housing of four companies of coast artillery.

Major Cheatham stated yesterday that if the supply bill in passed and the appropriations made for the improvement of the Oahu garrison that work will be started at the earliest possible moment. The work on the hospital extension at Fort Shafter will be commenced as soon as possible after the letting of the contract as this money is now available.

HILO MAY LOSE ITS SUNDAY MAIL SERVICE

HILO, June 2.—Hilo may lose its Sunday postoffice service as a result of the Matson line's new schedule. This will mean that the Mauna Kea mail, arriving Sunday morning, will not be distributed until Monday. Under the law, Sunday vacations are allowed, and the distribution has been voluntary. But as the work has increased, there is dissatisfaction in the office, and as the postmaster cannot compel the men to work, it is reported that they may quit the Sunday distribution. The law requires that outgoing mail shall be handled on Sunday, and the departure of the Matson at five o'clock that Sunday, together with the Mauna Kea mail in the morning, kept the staff busy all the day without pay.

ECONOMY IN THE END.

It costs but a small amount to keep Chamberlain's Colic, Cholera and Diarrhoea Remedy always in your medicine chest, and it is economy in the end. It always cures and cures quickly. For sale by all druggists, Benson, Smith & Co., Ltd., agents for Hawaii.

Governor In Auto Crash Car On Brink of Precipice

Governor L. E. Pinkham Who Had a Narrow Escape from Death or Injury in Accident on Pali Road.



Driver of Machine Under Arrest; Chief Executive to Testify.

(From Thursday Advertiser.)
How close Governor L. E. Pinkham, Land Commissioner Joshua D. Tucker and Deputy Tax Assessor A. W. Neely were to death or serious injury last Tuesday morning was disclosed yesterday by a member of the party, which was on its way to Koolau. Up hill then the incident was kept a profound secret and those concerned maintained a mysterious air about the occurrences until the story was wormed from them. With Neely at the wheel, the Governor and Commissioner Tucker were speeding their way in an auto down the steep Pali road on Tuesday morning at about eleven o'clock. When they approached the junction where the Waialeale road leads off, around the bend

ONE DIVORCE DAILY IS RECORD FOR JUNE

One per day in June is the record in the circuit court clerk's office in the filing of divorce suits, the third for the month being filed yesterday by Mrs. Emily Grauer against Joseph Grauer. All told, 105 divorce actions have been filed in Honolulu since January 1 last.

The papers in the divorce suit filed on Tuesday by Kinouike Kueoniki against Hans Kueoniki were returned yesterday as having been properly served on the libellee. The couple were married in Honolulu on December 26, 1907. There are no children. The husband alleges that Hans deserted him about a year ago.

Because of the absence from court of the libellee, the Miyagasaki divorce trial, which was to have taken place before Judge William L. Whitney yesterday, was continued until again set for trial.

INSTALL WATER MAINS AND SEWER CONNECTIONS

G. H. Gere said yesterday that in addition to the work the Bishop Estate is doing at Watertown and the lobby subdivision at Kalihi, they are now installing water mains and sewers in Kakaako. Water mains have been laid for two blocks. A sewer system to connect three blocks owned by Bishop Estate has been installed connecting with the city system.

ANNEXES WALLIS ISLAND.

PARIS, France, June 3.—(Associated Press by Federal Wireless.)—Official record has been made of the annexation of Wallis Island by the French government.

BEET SUGAR OUTPUT.

WASHINGTON, May 25.—(Associated Press.)—The sugar crop of the United States for the year beginning in the fall of 1913 was the largest on record, amounting to 735,401 short tons, an increase of 49,819 over 1912.

CHINESE IMMIGRATION CLAIMS NEARING END

(From Thursday Advertiser.)
Chinese immigration fund claims will lapse at the end of this month, according to a law passed by a recent session of the legislature. On this account quite a number of Chinese have suddenly awakened to a realization that if they want their claims against the Territory settled they must get busy. During the past two weeks a dozen or fifteen former Chinese contract laborers have appeared at the office of the territorial secretary to file their claims.

When the old contract system was in vogue under the monarchy, the provisional government and the Republic of Hawaii, before annexation to the United States, each Chinese contract laborer was required by law to deposit monthly with the government a dollar and a half. At the end of his contract period the deposits, which at the close of three years amounted to fifty-four dollars, could be withdrawn. This amount was deemed sufficient for the repatriation of the laborer.

The territorial officials have been trying for some years to wind up this fund finally and a law was recently passed closing the time for making claims on June 30 this year.

"When I was in California I took particular notice of the way they use oil on the roads over there," said Frank C. Atherton yesterday. "They do not use as much as is the practice in Honolulu, and it appeared to be a heavier grade of oil, more sticky and not as greasy as the supervisors have been putting on our downtown and residence streets. Then, too, they apply a heavier dressing of sand and gravel. The gravel surface layer takes up the surplus oil that does not soak into the roadway, and in the course of time, under ordinary traffic, it rolls down to a smooth, hard surface that is not at all slippery."

Mr. Atherton said that if the laborers who apply the oil dressing to Honolulu streets would use more judgment and less oil results might be more satisfactory than they were on Merchant street a month ago.

Only one bid has been received by the board of harbor commissioners for the erection of the new Kihunahua wharf, that of A. A. Wilson. As a Maui contractor had notified the board that he would bid on this contract the board postponed consideration of all bids until the Maui mails are received. The Mauna Kea took neither mails nor passengers at McGregor's or Labama on the down trip on account of southerly weather making these landings unsafe.

SHOWS PROMISE OF PINEAPPLE TRADE

Will P. Thomas Points Out That Pack Is Nearly Half of California Total.

"An idea of the enormous growth of Hawaii's pineapple industry can be had by comparing the Hawaiian pack with that of California," said Will P. Thomas yesterday. "The entire California pack of all fruits—berries, peaches, pears, apricots, plums and all other varieties combined—amounted to 4,075,960 cases last year. The 1914 Hawaiian pineapple pack is variously estimated at from 2,000,000 to 2,250,000 cases—half as much as the California canners put up of all their fruits. That gives a pretty clear idea of the pineapple situation," Thomas said. "Overproduction and comparatively low prices will probably last until the 1915 crop is marketed but I look for improvement after 1916, provided our planters do not again extend their acreage before that time."

Thomas said that the Thomas Pineapple Company has sold its 1913 pack and is making many new crop contracts, declaring: "As a result of the low prices, one of our customers has increased his order one hundred per cent over last year. Other customers have increased their orders fifty per cent or more. This is the one redeeming feature of the situation. The retail low prices of self goods is holding true in this case."

Thomas said that retailers are selling standard 2 1/2 pound tins of Hawaiian pine for fifteen cents on the coast, and the best brands at twenty cents per tin. Consumption is increasing rapidly so that the effect of this tremendous cut in prices will be an enormous increase in demand.

Thomas said he has received advice from the San Francisco office that some of his competitors are offering standard pine at \$1.50 per dozen less ten per cent or \$1.25 net, a price below actual cost of production.

Applicant for Citizenship Has Original Ideas Concerning Most Famous Document.

HILO, May 30.—Judge Mathewman of the Kailua circuit court had before him an applicant for citizenship, last week, a Portuguese who according to some of those who heard him, showed a far too keen knowledge of the American system of government, and was consequently turned down in his application. Elyvester is the applicant in question, and he was examined by the court and by Deputy County Attorney Heen.

When asked what the President of the United States was and what he represented, the applicant stated that he was the head of the nation and that if he was a Republican he represented the Republican party. This seemed to be satisfactory to court and counsel, but when Heen took a shot at the Constitution of the United States the would-be citizen expressed such original views that the court had to tell him to study it over again. He said he had read the Constitution and understood it. Heen asked if he understood that under the American theory the government was divided into three separate departments.

Mr. Elyvester thoroughly understood this portion of the Constitution. "What are the three departments?" asked Heen.

The Home Rule, the Republican and the Democratic, replied the applicant. After the court had regained its dignity, Mr. Elyvester was informed that his application for citizenship was denied, until he read the Constitution over again.

KEWALO INJUNCTION SUIT IS DISMISSED

A decision was rendered yesterday by Judge William J. Robinson which dismissed the complaint in the Kewalo reclamation injunction suit. The decision is a victory for the Territory and the contractors, the Lord-Young Engineering Company, Attorney J. Alfred Magoon, representing the complainants, was not in court at the time the decision was rendered, and Attorney Fred W. Milverton, who represented the contractors, saved an exception and gave notice of appeal on behalf of the complainants.

"Although Judge Robinson decided against us," said Attorney Magoon yesterday, "the complainants have won a notal victory, for the streets in Kewalo are to be filled with dry dirt instead of the deep-sea scourings which the contractors were dumping on us. This, in the main, was what we had been fighting for."

As to the appeal to the supreme court of the Territory, Attorney Magoon was silent. Satisfied that the complainants have won a victory, notwithstanding the adverse decision of Judge Robinson, the case may close finally with the ruling of the court. The action was on trial during forty-two daily sessions. J. Alfred Magoon represented the complainants, who were him self and many members of his family and a few others. Several concerns who were first mentioned as complainants withdrew from the case after the act on was instituted. Attorney P. W. Milverton represented the contractors, while Deputy Attorney General Arthur G. Smith appeared for the Territory and the superintendent of public works.

The action arose out of the awarding of a contract to the Lord-Young Engineering Company for the filling in a large section of the Kewalo district of Honolulu. The contractors had begun on the work when the action to restrain them, through a permanent injunction, was instituted, the complainants claiming that the method of reclamation was injuring their property and business interests.

APPROVES FIGHT ON TUBERCULOSIS

L. L. McCandless Points Out Several Necessities for Control of Disease.

Speaking in approval of the campaign now being conducted to secure better health conditions in Honolulu, L. L. McCandless said yesterday that street improvement is an important factor in the anti-tuberculosis control work.

"There are many streets in the lying sections of Honolulu that are simply a succession of mud holes for months at a time. Good health conditions cannot be assured to the people who have to live along those unimproved highways," he declared.

Mr. McCandless declared that the biggest factor in disease control, and especially in checking the spread of tuberculosis among the very poor, is clean, fresh air, rest and good food. "If men and women can be given employment at wages high enough so that they can get enough to eat, they are less liable to get sick," he continued. "Discourage the 'dago red' habit as much as you can, and there will be less predisposition to tuberculosis in this climate, with all Hawaii's sunshine and pure air, there ought not to be so many cases of tuberculosis in Honolulu. The education of the people to the necessity of thorough disinfection after cases of this disease will help to prevent new infections. I am very much interested in this campaign."

ASCH CONDUCTS FIRST INQUEST

Inquiry Is Over Remains of Aged Chinese Who Was Killed by Auto.

(From Thursday Advertiser.)
Coroner Asch held his first inquest yesterday over the remains of Dai Kuan, an aged Chinese, who was run down and killed on the afternoon of May 20 by an automobile filled with soldiers from the provisional company of the Twenty-fifth Infantry and driven by D. R. Clement.

Clement is under arrest at the police station resulting from the findings of the coroner's jury which brought in a verdict stating that Dai Kuan came to his death as the result of headless driving by Clement. Clement is charged with manslaughter in the first degree.

Judge George A. Davis and A. L. C. Atkinson represented Clement at the inquest while a representative of the Chinese consul watched the outcome of the proceedings for the deceased Chinese.

A number of witnesses were examined yesterday. Clement took the stand and told a story that was widely at variance with the other testimony adduced.

To better give the jury an understanding of what really took place last Saturday afternoon, when Dai Kuan was killed, Coroner Asch had the jury and attorneys taken to the scene of the accident on the Iwilei road.

INDULGENCE IN LIQUOR COSTS DESERTER LIBERTY

John Barleycorn was the cause of Clarence Caldwell's arrest yesterday and is instrumental in his being locked up at the police station charged with being a deserter from the United States Army.

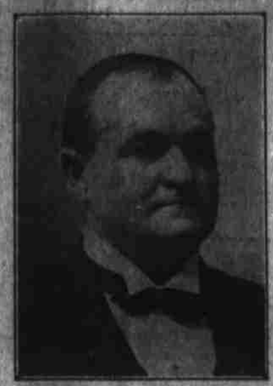
According to Harbor Officer Carter, who made the arrest, Caldwell, alias Dan Clancy deserted from the Fourth Cavalry last August. After taking leave from the army, it is alleged that Caldwell secured a position on Judge Cooper's yacht, Laka, at Pearl Harbor, and worked on the vessel for two months. After leaving this position he went to Hawaii and secured a position as luna on the Hutchinson sugar plantation. He worked on the plantation until a month ago and saved money enough to take him back to the mainland and still have a large enough surplus when he arrived to keep the wolf from the door for a few months. He made the trip overland to Hilo last week and bought passage for San Francisco on the Matsonia.

Secure in his freedom, Caldwell proceeded to frequent third emporiums upon his arrival here Monday morning and indulged much in foaming caliche at these resorts. He attempted to board the Matsonia on Tuesday night but, owing to his intoxicated condition, was ordered off the steamer. He still persisted in his attempts to board the vessel and in desperation dove overboard and swam around to the offshore side. Fearing that the man would drown he was fished out of the water and sent to the police station for safe keeping.

Harbor Officer Carter cast his eagle eye over the molley assortment of drunks in the police station yesterday morning and, being suspicious of Caldwell, subjected him to a severe cross-examination which brought forth the facts in the case. He will be turned over to the military authorities today.

For the fifteen days ending with May 31 the number of deaths in Honolulu due to contagious diseases were seven. One of these was due to diphtheria, three to enteric fever and three to tuberculosis.

L. L. McCANDLESS.



SUPERVISORS MAKE NO HIT

(Continued from page two.)
Friction developed between the supervisors and the central committee. A special committee consisting of Gilbert J. Waller, H. H. Trent, Senator Ambrose White, Representative David M. Kupieha and L. L. McCandless was appointed by the Democratic central committee to try to harmonize the warring factions. This committee was unsuccessful in their efforts. The supervisors ignored the recommendations of the special committee. After their election the supervisors no longer listened to the advice given them by the party organization.

Edward Whittemore, the county committee at that time endorsed George F. Whittemore, who had had long service in the U. S. Army Engineer Corps, for the position of road supervisor, believing him to be fully competent to fill that office to the satisfaction of the public interests. Instead of selecting the Democratic aspirant the supervisors filled the office with a Republican.

Since the refusal of the supervisors to listen to advice offered them by the Democratic party organization, the central committee has done nothing more with them. "Belong the Spoils," McCandless said. "I believe that the victors in a political campaign should have the spoils. Merely that, I believe in good government because good government means the rejection of the political party that puts it into effect."

He then added: "If the supervisors have satisfied the community there will be no trouble about their reelection."

McCandless outlined an express opinion as to whether he thought the supervisors had satisfied the public, but said that The Advertiser could probably satisfy itself on that point. In conclusion he reiterated that the supervisors were going it alone as far as the county organization is concerned, and the organization cannot be held responsible for the dismissal of Engineer Whittemore.

Trent Out of It.

R. H. Trent stated last night that since the supervisors turned down the special Democratic harmony committee of which he was a member he had taken very little interest in their doings.

General Disgust.

There was general expression of disgust on the part of business men and politicians yesterday at the antics of Honolulu's honorable board of supervisors. The question was put a hundred times, "What brand of politics do you call this, to fire the most efficient engineer Honolulu has ever had, and do it in the name of efficiency?"

A Sensible System.

Frank C. Atherton said that the recent road policy put into effect by Whitehouse was a decided improvement over previous practices. "He has maintained the streets and repaired the little bumps and hollows as soon as they formed. This policy has saved thousands of dollars to the city, as compared with the old do-nothing policy where ruts and bumps were allowed to go until the street was in such condition that it had to be torn up and entirely rebuilt at enormous expense."

"It is actually a pleasure to drive along King street now, where six months ago passengers were almost jolted out of machines travelling down that highway," said Mr. Atherton, adding: "If roads are properly maintained and kept in repair they will last for years."

Mr. Atherton said: "The supervisors are making a big mistake in dismissing an official who has made a record for efficiency and has shown his ability to do good work economically."

Mighty Poor Politics.

A prominent banker said: "If the supervisors think they are doing politics, the people will show them next November just exactly how popular they are not."

Wonder at the reasoning processes by which our brainy bunch of supervisors arrived at the conclusion that they are "doing politics" was very generally expressed. The taxpayers would like more light on that Koolau mud-hole that has been so much talked about. "The supervisors called for bids on making a good road across the Koolau quagmire and then refused to let the contract to the lowest bidder on the ground that the contractor might steal some of their votes by employing native voters as road workers."

"Stealing the people's money" is what it would be called in most places, to throw out a contract and then appropriate \$5000 a month to do the same job piece meal by day labor—just before election.

Man after man to whom the ques-

POLICE JOBS HELD UP BY BOARD

Civil Service Commission Defers Action on Appointments Made by Sheriff Rose—Discussion Arises Over Place Given to Clerk J. B. Kalakiola.

(From Thursday Advertiser.)
Sheriff Rose's new appointments and promotions were the main items of business brought up at the regular meeting of the civil service commission last night.

Considerable discussion arose over the appointment of J. S. Kalakiola to the position of clerk to the deputy sheriff. The point raised by Judge Edging and C. H. Brown of the commission is that Kalakiola is not on the eligible list of the police force and therefore his appointment is illegal.

Sheriff Rose explained that he was given to understand that an appointment could be made in the department subject to an examination, provided that there was no one on the eligible list competent to fill the position.

Sheriff Rose explained that in the appointment of Kalakiola, efficiency was his principal thought, and considering Kalakiola's long experience in the police department, he thought that he had the right man in the right place.

The commission, however, decided to give this appointment, as well as the other appointments made by the sheriff, more consideration and laid the appointments over for one week.

Chief Engineer Charles Thurston of the fire department reported that he had appointed Robert B. Bodnar to the position of hoseman. The appointment was approved by the commission.

The communication from Sheriff Rose which created the discussions at the meeting last night and which will be acted upon next week is as follows:

To the Honolulu Civil Service Commission, Honolulu, Territory of Hawaii.

Gentlemen:—I beg to herewith notify you of the following appointments made by me in the police department:

J. K. Kaneupu, formerly clerk to deputy sheriff, promoted to chief clerk, commencing June 1.

Daniel Kamaha, formerly sergeant of police, promoted to captain, commencing June 1.

J. J. Enwright, formerly patrolman, promoted to sergeant of police, commencing June 2.

J. S. Kalakiola, clerk to deputy sheriff, subject, however, to passing civil service examination.

I wish to say in reference to the appointment of Mr. Kalakiola that he is thoroughly familiar with the work in the position to which I have appointed him and that he has had long years of experience in the position.

Trusting that the foregoing appointments will meet with the approval of your honorable body, I beg to remain, Respectfully yours, CHARLES H. ROSE, Sheriff, City and County of Honolulu.

Those present at the meeting were Chairman W. S. Edging, Jesse P. Makalasi, Charles H. Brown, Secretary Eugene Buffandou, Sheriff Rose, Fire Chief Thurston and a number of citizens.

Enwright Is Made Sergeant.

As a reward for long, faithful and efficient service in the police department, Patrolman J. J. Enwright was promoted yesterday to the position of sergeant of police and assumed active duties immediately on Captain Dan Kamaha's watch.

News of Sergeant Enwright's promotion was received with much satisfaction around police headquarters as the officer has always been popular with his fellow members on the force and in addition has a record for coolness in times of trouble and good judgment in a crisis.

The position made vacant by the promotion of Sergeant Enwright will be filled from the civil service eligible list.

IRWIN STILL VERY MUCH IN DARK

HILO, June 2.—Attorney Harry Irwin up to yesterday had received no official news that he was being considered for the position of representative of the department of justice at Washington in the investigation of the McCann-Melrose incident, but he had heard from private sources that he was being considered for the position.

It is also reported that M. F. Prosser, who was here last week, is being considered for the position. Mr. Irwin was frank in his remarks when asked about the rumors. "I understand that I am being opposed because of reports that I am an unfriendly to McCann," he said, "and I believe Prosser is being opposed as on the other side."

It was put said: "It is politics, and politics was put politics at that."

Citizens made caustic remarks on this being a fair demonstration of the beauties of popular government in Hawaii.

The Advertiser did not find one man who approved of the action of the supervisors. "They have made the mistake of their lives" was a common expression.