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CLUBS WERE THE TRUMPS. A Wave of Violence in Honolulu.

JUDGE WILCOX'S MEDICINE. Astute Jurist Administers Strong Remedies to Many Victims of Liquor.

The Judge observed as he took his seat, "There's trouble in the air, Brickbats and clubs and cutlery Too often figure here; But I'll put a stop to the little game— This smash-as-smash-can 'gallantly' Mercy I show but it doesn't go— So now I'll raise the ante."

There was a plentitude of assault cases in the District Court yesterday morning, no less than nine out of the twenty-two cases presented for consideration arising from a too liberal use of the strong right arm.

In some cases that member was strengthened in its office by the assistance of a brickbat or a broomstick. The reason for the assault wave is hard to find, but it was probably influenced by the electric storm which has been dodging about the various points of the compass during the past few days.

George Wright rode a bike without a light. The judge fined him five dollars and costs, and said that bicycle riders were not the only subjects for the anti-benzine crusaders.

"There are the little phantoms that flit about after dark; their lamps must be very poor, for they always appear to have gone out," I wonder why," remarked his honor, and the court winked at itself significantly, while one rash and youthful attorney chirped, "Beach road."

Joe Correa, accused of being drunk while in charge of a hack, staggered unobscuredly at the very footstool of justice.

"He's dazed yet," said Judge Wilcox, "so we will put his case over till he becomes accustomed to the air of the courtroom." Today he will tell the court he only partook of two small beers.

Joquin Silva assaulted and battered one Ah Ching with an eight-foot pole. Attorney Strauss endeavored to show that the men had been wrestling for the pole, and that Joquin's hand had slipped, hence the Pake's broken head.

W. L. Stanley, who assisted in the prosecution, told a different story. He said that Joquin bought fifteen cents worth of vegetables from Ah Ching, and then wanted a sack to put them in. After getting the sack he required the Chinaman to carry the bundle to his home on the slopes of Punchbowl.

Naturally, the Chinaman gaped and offered Silva his fifteen cents back. Then defendant seized a club and beat the luckless Pake about the head with it, inflicting severe scratches.

"The doctor had to put six stitches in the cut," said Stanley, "and the victim's eye is very black. I offer his head as evidence, and ask that defendant be imprisoned," he concluded.

Strauss said that the black eye was caused by the accidental blow on the head, and explained that black eyes were often caused that way.

"It's possible, but not probable," said the learned jurist. "There is altogether too much assault and battery going on and heroic measures must be adopted to stamp it out. I will follow the example of the medical profession and when one treatment fails to cure, will try another. I think a change of air will do some good, and I sentence you to one month on the reef."

Attorney Strauss said that such a sentence would furnish no balm to the Chinaman's wounds, and stated moreover, that his client was the sole support of his wife and three children.

"In that case an excellent solution of the difficulty presents itself. Let defendant give to his wife the money he would have used to pay his fine with and go to prison. I have no use for a man who commits an assault of this nature and then hides behind his family," concluded the magistrate.

Mary Nauch used bad words to one, Mrs. Saldeyna. Complainant testified that she was seated on her lanai when defendant passed and wanted to know why she was laughing at her. This, Mrs. Saldeyna emphatically denied, and the twain commenced to throw bouquets at each other. According to the evidence Mary did not call her friend a geranium, but used other pet names which, while expressive, do not look well in print.

Complainant was so flustered by the language that she retired to the house and wept. Many witnesses were called, one of whom, a lady, by the bye, commenced to furnish the judge with choice society items from Punchbowl until his honor was compelled to shut her off. Five dollars and costs was the fine.

Naihe, a native from Kumawai, was arrested for alleged theft of \$40 from a native woman. He was at the family's house all day Sunday, and slept there Sunday night. He left during the night. The pocket of the woman's dress was found open and the money gone. When she woke up the others were still asleep, but Naihe had fled. The matter was reported to the police, and David Kappa was placed on the case. He found Naihe and had him locked up with a charge of investigation placed against his name on the police register.

Yesterday morning he was charged with larceny in the second degree, and was held for trial in the Circuit Court. Goe Yee, the unfortunate possessor of "dope," yielded \$50 of his pipe fund to the court collector.

Matt Olsen will sample the hospitality of the warden of the Oahu Jail for two long months. Matt was formerly a bluejacket on the cruiser Boston. The trouble was that last night Mr. Olsen met a Japanese damsel on upper Fort street. The shock was too much for him, he staggered, and to support himself, grabbed the fair plaintiff. The lady misunderstood the ex-jacket's motive and, after the manner of her kind, proceeded to yell lustily, "haul in."

sault and battery, \$10 and costs; George Vickus, assault and battery, \$4 and costs; Herbert, assault and battery, \$4 and costs; Yosomowloski, John Sylva, and James Norman, also drunk, \$2 and costs.

ART LEAGUE AT HOME. Kiloana Members Will Entertain on Saturday Afternoon.

On Saturday afternoon the Kiloana Art League will give an "at home" in the rooms of the League in Model Block for which invitations are out. A number of short lectures or talks on different subjects will be delivered by ladies well-known in society and art circles.

These talks unquestionably will be entertaining and instructive. The Kiloana Art League has done much to advance the interests of art in the Territory. Its exhibitions of art in the work of local artists have been instrumental in awakening interest in patron and artist. There promises to be a large attendance of League members at the "at home" Saturday.

Wahiawa Sugar Company is Sued. B. F. Dillingham Asks the Specific Performance of a Contract.

As an outcome of the various troubles of the Wahiawa Sugar Company, a suit was begun yesterday against the company by B. F. Dillingham for the specific performance of the contract by virtue of which the company leases its land.

According to the complaint on August 27th, 1898, Dillingham entered into a contract with James R. Holt, Jr., and others, whereby he agreed to lease the Halemano Ranch lands, 12,000 acres in extent at a price of \$3,500 a year. In February, 1899, the contract was formally accepted by Dillingham, he says, but in April of the same year James R. Holt, Jr., and the others who joined with him in the first contract, executed a lease of the same lands to John Emmeluth for the term of forty-nine years, and by the terms Emmeluth gained the right to an undivided 5-27ths of the lands. Emmeluth well knew of the existence of the other contract and that it was binding on all the parties to it, says the complainant.

The complaint goes on to recite that on Feb. 20th, 1900, Emmeluth assigned his lease to the Wahiawa Sugar Company and at that time both parties to this assignment knew of the contract which had existed and still existed between Dillingham and the Hols.

It is asked that the sugar company be compelled to make and deliver to Dillingham a lease of the interests acquired through Emmeluth and that the Hols be compelled to specifically perform the terms of the original contract between them.

TOOGOOD IS IN WAILUKU. A second return was made yesterday by Deputy Sheriff Chillingworth in the divorce suit brought by Henrietta Toogood against Albert Toogood. In the former return it was stated that Toogood was out of the jurisdiction of the court but he was subsequently found in Wailuku, Maui.

MRS. WIDEMANN'S ESTATE. F. W. Macfarlane has applied to the Circuit Court for the allowance of the final accounts of the trustees of the estate of Mrs. Mary Widemann. The accounts show expenditures of \$2679.25 and receipts of the same amount.

SUIT OVER RENT. F. J. Testa has appealed to the Circuit Court a case recently brought against him by Maria J. Almerda. Judgment was rendered against him by Judge Dickey for \$136.15 for rent and the costs of the case in the lower court.

THE PACIFIC Granite and Marble Works. OF SAN FRANCISCO. P. McGRATH, Agent. CITY FEED STORE, Beretania, near Punchbowl, Honolulu. Orders for Monuments, Headstones, etc., solicited.

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