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SAYS CHOW TOOK MONEY Chinese Interpreter Is Accused.

HE IS HELD FOR TRIAL Scandal in Immigration Bureau—Merchant Charges Acceptance of Bribe.

In the preliminary hearing of Lin Shin Chow, Chinese Interpreter for the Immigration Bureau of the Customs Department on the charge of receiving a bribe, which took place before United States Commissioner W. J. Robinson on Saturday, some interesting testimony was brought out that may result in further developments of a still more interesting nature.

Chow was bound over to await the action of the United States District Court at the February term, his bonds being fixed at \$2,500. The testimony of Yee Fook, a member of a Chinese firm of this city was to the effect that he had given Chow the sum of \$50 for services in securing the admission of two Chinese who arrived on the China from Hongkong.

On the stand Yee Fook stated that he went to Chow's house during the time that the two men, Chun Hoy and Lau King, were in detention at quarantine, after the China had brought them to the Islands. He promised Chow that if the two were admitted he would make him a present. Chow stated that he was the Government Interpreter and that he must take the testimony of the two boys. Yee Fook then said that he was much obliged and he would not forget. "I was not sure that the two would be admitted," said Yee, "but if they were I told Chow that I would make him a present."

Later the two were admitted and Yee Fook stated: "I went then to Chow's house. This was the day after the two men were allowed to land. I gave Chow the sum of \$50 for the release of the two and he thanked me for the money."

While this testimony seems somewhat harmless it led to the binding over of Chow and it is said to be the forerunner of other similar cases which will be still more interesting.

The fact has been suspected for some time past that Chinese were being imported into the Islands to a considerable extent, and that many Chinese were being landed who had no right to land. Where the leak was was not known but the officials of the Chinese Bureau believe they have found it now. Chinese certificates are alleged to be sold in China at so much per head, and this traffic has been carried on for a lengthy period.

NEW COURT RULE. An order to the following effect was ordered posted at the office of the clerk of the Circuit Court by Judge Humphreys: "Any clerk of this court who permits a document of any kind whatever to be withdrawn from the files by any person whomsoever, except upon the written order of one of the judges of this court, will be summarily discharged."

MURDERER'S TIME ON EARTH SHORT Supreme Court Denies Fujihara's Petition for Habeas Corpus.

Unless a writ of error is sued out to the Supreme Court by the attorneys of Fujihara Oriemon, the Japanese who was found guilty some months ago at Hilo of murder in the first degree, will suffer the extreme penalty of the law on Friday next. On Saturday the Supreme Court handed down its decision on the application for a writ of habeas corpus brought some time ago refusing to grant the writ, but intimating that a writ of error is the proper course for the defendant to pursue in order to have his case reviewed.

The opinion of the court is written by Justice Galbraith and is concurred in by Chief Justice Frear and Justice Perry. The questions of law decided are as follows: First, a prisoner who has been properly and legally sentenced cannot be released on habeas corpus simply because there is an imperfection or ambiguity in the mittimus; when placed in proper custody he is thereafter restrained by

virtue of the judgment and not by the mittimus. Secondly, the statutes of the territory make ample provision for bringing the record of the Circuit Court before the Supreme Court for review. The writ of habeas corpus cannot be made to serve such purpose. Third, a prisoner sentenced by a court having jurisdiction of the crime charged and of the prisoner is not entitled to his discharge on habeas corpus unless it affirmatively appears that the judgment under which he is confined is void.

Fujihara was sentenced for the murder of a fellow countryman named Sakuda Minezo at Hamakua, Hawaii, last March. When Judge Little sent down the mittimus to High Sheriff Brown it was discovered that the Judge had commended the soul of the Sheriff to the mercy of the Almighty and not that of the condemned man, and it was as a result of this that the case was appealed, it being also alleged that the Grand Jury which indicted Fujihara and the Petit Jury which convicted him were illegally drawn.

Fujihara was originally sentenced to be hanged on September 21st, but on the strength of his application to the Supreme Court for a writ of habeas corpus he was reprieved until Friday, October 26th.

IOLANI HELD THE BIG KICKERS DOWN Boys Showed up Well in Association Football at Makiki Saturday.

Saturday afternoon witnessed the first of the series of matches which will be played on Saturday afternoons at Makiki under Association Football rules. For the last few weeks Mr. Blackman, the principal of Iolani College, has had the boys in regular training, and when it is considered that before that time none of them had ever witnessed an Association game, their display of yesterday is all the more remarkable.

From first to last, against a team greatly superior in weight and in their experience of the game, the Iolani boys maintained a thoroughly plucky and sportsmanlike contest. Their combination was greatly superior to that of their opponents, and the esprit de corps which they showed augurs well for the future. Quite a crowd of spectators was in attendance, and the interest with which Association Football is being received bids promise to the inauguration of other teams at an early date.

The match commenced at 4:00. Honolulu won the toss and elected to defend the Ewa goal. The Iolani team immediately pressed, and after some spirited play before their opponents gained the advantage of a corner which proved unproductive. For some time it appeared that the boys would score but at length Honolulu broke away and placed the Iolani goal in jeopardy. A good deal of give and take followed, till at length Honolulu drew first blood with a shot which looked as if it might easily have been stopped. Honolulu followed up their advantage soon after with another goal, scored this time by Fiddes. All this time the Iolani boys were playing a steady game. Andrews in particular, performing splendidly. At half-time the score stood 2-0 in favor of Honolulu. During the second half the game became if anything faster, and the Iolani forwards repeatedly appeared to have their opponents' goal at their mercy, but apparently need more practice in shooting. Soper and Bradmore were kept busily employed and managed to clear again, and Honolulu again added to their lead. The game was well contested right to the close, and resulted in a win for Honolulu of 3-0.

For Honolulu, Soper, Fiddes, Catton and Lansdale were most conspicuous. For Iolani, Blackman, Andrews, Anderson, Bolster and Smithies were seen to best advantage. All the boys, however, played well, and not the least noticeable feature being the excellent way in which each kept his place.

The following are the full teams: Honolulu—R. Anderson, goal; Bradmore and Soper, backs; Lennox, McLean, Seymour, halves; Catton, Churton, Lansdale, Osborne and Fiddes, forwards.

Iolani—C. Willis, goal. M. Anderson, Ah Hun, backs; Blackman, Andrews, K. Fook, halves; Ah Sang, Bolster, Anderson, Smithies, Lenqui, forwards. Referee, Mr. Kitcat.

Another match has been arranged for next Saturday.

The Color Line. TRENTON, N. J., Oct. 11.—Judge Kirkpatrick in the United States Court refused to naturalize papers to Robert Spaulding (colored), a native of Dutch Guiana. The papers were refused on the ground that the Federal laws permit the naturalization of white males only. Spaulding is a graduate of Howard University, Washington, D. C., and is now a student at Princeton University and had expected to take up the study of law. His inability to become naturalized will prevent his admission to the bar.

Spaulding said he would appeal the case to Attorney General Griggs. A decision similar to that rendered by Judge Kirkpatrick was given in the State Courts this week in the case of a colored man who was born in Nova Scotia.

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