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2nd. Attractiveness.

3rd. Neighborhood.

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## As to the Second:

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## As to the Third:

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## THE SENATE AT WORK

(Continued from Page 2.)

Hon. S. E. Kalua, President of the Senate.

Dear Sir: Resolved, That the President is hereby authorized to appoint a committee of three to examine and see that the journal of the Senate is correct and in due form for transmission through the Secretary of the Territory to the President of the Senate and the Speaker of the House of Representatives, of the United States of America, in accordance with section 9 of the Organic Act.

DAVID KANUHA,  
Senator of the Third District.

Senator Baldwin was then recognized, and said, "We have no business to monkey with the journal at this late hour, as it has gone out of our hands. We have nothing more to do with what happened at the last regular session."

"I do not agree with the Senator," replied Kanuha. "We still have an interest in that journal. I think it is a privilege and a right that we have to look into this and examine the journal before it is sent to the President of the United States. I hear that there has been some changes made, and they should not have been made without referring them to the proper source. If the changes made are vital and necessary, it is all right, that is the object of my bringing in this resolution."

"The records have each day been approved by the president of this body and also by the members," said Senator Paris. "I do not believe there is one member of this House, who, relying on his memory, could tell for an absolute certainty that the records have been tampered with. This is another session altogether, and we therefore have no right to make any changes."

"I have had my doubts created, and they have been created by the Republican side of this House, and from talk that has been indulged in by outsiders. It has been stated, so I have heard, that the printed copy that is to be sent on to Washington is entirely different from the original copy. There should be no tampering found in having a committee to look into this matter. There may be some truth in the rumor floating around, and I think it would be a good plan to have a committee investigate it."

"We have nothing to do with the Legislature that has gone by," replied Senator Baldwin. "I do not know as there is any objection to have a committee to examine into the matter. The clerk has the minutes of each day, and as far as their being tampered with, I do not believe it."

"Who says they have been tampered with?" inquired Senator Carter.

"Why, Senator J. T. Brown made the statement," replied Senator Baldwin.

Senator "Oily Bill" was then recognized, and said, "This is the first time that I have had any intimation that there has been anything wrong going on in regard to the records, and that the records of this body have been tampered with. I believe the time has passed for an investigation to be had, as the records are now or are supposed to be, out of our hands, and on their way to the powers that be. There may be some truth in the matter, but I do not

believe there is any member here who remembers everything the journal contains, and if they do they are some very exceptionally bright and brainy men. I do not know what the committee can do to verify the changes, if any, therefore I am not in favor of the resolution."

"I have not had any intimation, nor have I had any suspicions aroused, that the records have been tampered with," said Senator Russel. "It would be a hard matter at this late hour to rectify any changes that have been made, if there is any."

Senator Paris inquired of Senator Brown what authority he had to make his assertions against the Republican members of the House blaming them for it.

Senator Brown replied that he had received this information from a white man that members of the Legislature had tampered with the records.

"If that is the case," replied Paris, "I am perfectly willing to have the matter investigated."

"I do not agree with the Senator," said Senator Carter. "This resolution is a slur upon the clerk, whom I know is far above any wrongdoing. I have tried at different times to take certain matters with me, but have always been refused. I was allowed to examine the matter at his desk, but he would not stand for my taking anything away with me. I think he has been very zealous in the discharge of his duties. The only reason I see for wanting to go through such a lengthy document as the journal is, in order to get the fifty cents per folio for reading copy. We have no power to make any changes at this time, and as I said before, it is only casting reflections on the clerk to pass such a resolution as this."

"I do not agree with the last speaker," said Senator Baldwin. "I do not believe the resolution casts any reflections on the clerk, as the records have been kept straight. The committee would be the means of putting a quietus on the rumors floating around if there is any. If any of us would vote against the resolution it would be whispered around that there was something 'rotten' in Denmark, and if we smothered it, they will say on the outside that we had something to do with it."

"I do not think it a slur upon the clerk," said Senator Aehl, "but it is one upon the members of this Senate to have such a resolution passed; besides, it has passed the thirty-day limit prescribed by law, and therefore we have no right to act on a resolution of this kind."

"The last remark of Senator Baldwin," said Senator Carter, "in regard to referring the matter to a committee in order to put the House in a right light before the public, is all right; I had not thought of the matter in that light."

"I do not care where or from whom the remarks that tampering had been done originated, but I think for the clerk's benefit the matter should be taken up, and I move to amend the resolution by making it a committee of five, instead of three," said Senator Crabbe.

"It is a very important thing," said Senator Kalaokalani. "I am in favor of it, as it will be the means of clearing up this matter. The records might have been changed, and the committee would clear it up. We have the original copy

signed by the president and clerk, and if any changes had been made, parties responsible for such change could probably be detected. We want to know who prompted the changes, and we want the journal to go to Washington in its proper form; so I say, pass the resolution."

"I want to ask a question," said Senator Crabbe. "Suppose there had been no extra session and the journal gone on to Washington, what would the Honorable Senator Kanuha have done in a case of that kind, and where do you get the right to demand the journal from the secretary? You can't demand it from him, nor can you compel him to deliver it to you."

"I"—began Senator Kanuha, in answer to the questions propounded him, "I—well, I move the previous question, there has been enough talk on the subject."

"I move the clerk be allowed to speak on the matter," said Senator Baldwin, which was seconded by Senator Carter.

"We have nothing before this House but the resolution," said Senator Kalaokalani. "We do not ask him to come before this House, as we are not a committee. The Republicans do not seem to be very anxious to take up this matter," was his parting shot.

"Such a remark is out of place and not right, as you have no grounds for making such an assertion," declared Crabbe. "We all intend to vote for it. I move the previous question," which carried.

The resolution then went through by a unanimous vote, and the president appointed the following members to serve on the committee:

Senators Kanuha, Kalaokalani, Baldwin, Paris and J. T. Brown.

"Oily William" then moved to adjourn until 10 o'clock Monday morning.

"I move we adjourn until the fourth," Senator Carter remarked sarcastically.

"On behalf of the country members," shouted Senator Russel. "I protest against this continual adjournment without accomplishing anything. It is all very well for you who live here in Honolulu, but it is hard on us. Mr. President I move we proceed with the order of the day."

Senator Russel's protest and motion were lost sight of in the shuffle which followed and "Oily's" motion to adjourn until Monday next prevailed. The adjournment was taken at 3 o'clock.

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