



From San Francisco:
China June 7
For San Francisco:
Alameda June 3
From Vancouver:
Manuka June 27
For Vancouver:
Marama June 24

EVENING BULLETIN

3:30 EDITION

TO LET---Advertising Space With Power. See the Bulletin.

Bulletin patrons are satisfied subscribers, and their cheerful testimony makes the work of securing subscriptions from people who do not read the Bulletin an easy task. Backbone is better than wishbone.

VOL. X. NO. 4019

HONOLULU, TERRITORY OF HAWAII, WEDNESDAY, JUNE 3, 1908

PRICE 5 CENTS

LEE LET JURY IS NEARING COMPLETION BRECKONS' CASE DOESN'T REACH TRIAL

Breckons Case Taken To Grand Jury

The case against U. S. District Attorney R. W. Breckons, charged with attending the prize-fight at the Orpheum last Saturday evening, was nolle proed. in the Police Court this morning.

The same action was taken in the cases of Ah Sam and Jockey Willis, the principals in the bout, who were charged with affray.

County Attorney Cathcart, who personally entered the nolle proesses, gave as his reason the fact that he was not satisfied that a prize-fight within the meaning of the law had taken place, that the Federal authorities had declined to act in the same matter, and that the principals and those who attended probably did so relying on this construction of the law.

Cathcart criticized the method adopted by Theodore Richards in arresting Breckons, stating that the proper course to pursue would have been to bring the matter before the grand jury. He pointed out that this course was still open to anyone who thought that the law had been violated.

Richards says he will not carry the affair any further. Thwing says



DISTRICT ATTORNEY BRECKONS
As he appeared while worrying over the effort to make him the subject of a prize-fight law test case

It will be taken to the Grand Jury, even if he has to do so himself. The assembly room of the Board of Supervisors, in which the sessions

(Continued on Page 3)

Old Friendships In Lee Let Jury Talk

The afternoon session of Judge Robinson's court was devoted to obtaining the Lee Let jury. The attorneys kept up their rapid fire of questions which were principally to know whether the prospective juror considered the word of an Advertiser reporter as good as a Chinaman. David Nottley was excused by Larnach and McRath by Thompson. Their places in the box were taken by Frank Robello and Barney Ordenslein. Godfrey was excused by the prosecution and Wm. A. Hall taken in his place. Presided by Thompson to know what he knew of H. M. Ayres of the Advertiser, Hall said he knew Ayres was a good mile walker and a singlehanded talker. Also a sporting editor. "You mean an editor of

sports," said Thompson. The veracity of newspapers, newspaper reporters, and Chinamen was discussed at great length this morning when the members of the jury to try the famous Lee Let bribery case, otherwise known as the Advertiser vs. Lee Let, were selected. Frank Thompson, representing Lee Let, and Deputy Attorney General Larnach, assisted by Deputy Attorney General Sutton, were opposed to each other. Very few points of great significance in the trial were reached in the little set-toe this morning; on the contrary, the real case was only hinted at now and then, seemingly as an excuse for one or the other of the attorneys.

(Continued on Page 7)

MILLS LOSES IN SUPREME COURT

Must Pay Contempt Fine Or Languish In Jail

The appeal of Harry T. Mills from the judgment of District Magistrate Andrade fining him \$10 for contempt for fighting in open court was this morning decided by the Supreme Court against Mills. This ends the matter, as no appeal lies to the U. S. Supreme Court, and the Past-Due man will now either have to pay his ten-spot or go to jail to serve it out.

The opinion is written by Chief Justice Hartwell. The syllabus says:

Contempt; judgment of appeal from, mittimus.—No appeal lies from a judgment of direct criminal contempt. A mittimus, reciting that the petitioner, by, etc., was adjudged guilty of direct contempt of court in that he took part in a fight with one T. in the court room when the court was engaged in the trial of a case entitled, etc., on, etc., and was summarily sentenced to pay a fine of \$10 or be imprisoned until the fine should be paid, for a term not to exceed ten days, and that it appeared that the fine had not been paid, sufficiently complies with the statute requiring that the particular circumstances of the offense be fully set forth.

Habeas corpus; review of facts on which contempt is adjudged; fighting in court.—The court will consider in habeas corpus whether the facts on which a contempt was adjudged constitute the offense but will not question their truth nor allow them to be contradicted. Fighting in presence of the court is prima facie culpable.

In the course of the opinion the Justice says:

The questions presented by the case and which have been argued with clearness and precision are as follows, namely: (1) Was the petitioner's appeal from the sentence imposing upon him a fine of \$10 for contempt allowable under Sec. 1858 R. L. "Appeals shall be allowed from all decisions of district magistrates, whether civil or criminal, to the circuit court of the same circuit," notwithstanding the provision in Sec. 1860 R. L. that "Nothing herein contained shall be construed to permit an appeal to be taken from any order by any judge or magistrate allowing any warrant, attachment, writ or other process, or for any other order of a like nature," and if this question is answered in the negative, (2) does the mittimus comply with the requirement of Sec. 3073 R. L. that "Whenever any person shall be ad-

(Continued on Page 2)

Hawaii Off Kaanapali

(Special Bulletin Wireless)
LAHAINA, Maui, June 3.—Yacht Hawaii, under foresail and two jibs, sighted off Kaanapali in heavy sea. Reported all well aboard.

SAM MAY RESIGN

Col. Sam Johnson was today offered the position of outside manager of the Hawaiian Mahogany Company. He will probably accept this, in which case his resignation as Road Supervisor will follow.

REES AND ENGINEERS VISIT PEARL HARBOR

Iroquois Carried Naval Party Out This Morning

Shortly before 10 o'clock this morning the U. S. S. Iroquois sailed for Pearl Harbor, with the commandant of the local naval station, Capt. Corwin P. Rees, together with Engineers Parks and Burrell on board. They go to look over the ground at the site of the proposed naval station and repair shops there. The headquarters of the engineers have been fixed for the time at the naval station. This is the second visit of Parks and his assistant to the scene of action, but is the first which they have made in company with the local naval officials.

The party returned early this afternoon. Mr. Parks said: "There was nothing very special in connection with our visit. We are making an effort to get things moving at once, and are now getting rid of the preliminary work. So far, there is no one on the ground at Pearl Harbor."

A joint meeting of the Executive and Entertainment Committees of the fleet will be held tomorrow afternoon at 1:30 o'clock in the Chamber of Commerce rooms. Matters of importance will be discussed and in order to obtain a better understanding between the two committees all the members are urgently requested to be present and take part in the discussion.

WORDY MIX-UP AT FLEET MEETING

Waldron Accuses Carter Of Trying To Run Everything

Exchange of heated arguments and explanations which evidently did not meet with unqualified success took place at the Fleet Executive Committee meeting this afternoon between Chairman Carter of the Fleet Executive Committee and Chairman Waldron of the Entertainment Committee. Waldron left the meeting during the discussion of the ball affair. He was not satisfied with the treatment of the Entertainment Committee by the Executive Committee, threatening to resign as chairman of that committee if its requests were not granted by the Executive Committee.

"I don't believe you are expressing the views of the majority of your committee, Mr. Waldron," said Carter.

"I am certainly representing them here," answered Waldron. "I have met a good many of your committee-men who did not express the same views as you are presenting here."

Waldron retorted that Carter was trying to run the whole thing by himself. The question of whether it is more feasible to give a subscription ball was up for discussion. Waldron, in referring to the reports of the Entertainment Committee asked that they be adopted. L. T. Peck claimed that more satisfactory explanations should be given before voting on the appropriation of \$3,500.

Waldron insisted that the reports fully covered the points wanted. This stirred up Peck and several others.

Geo. Smith moved that \$2,500 be appropriated for the Entertainment Committee for giving the ball, flooring, etc. Carried.

Waldron demanded that the reports of the Entertainment Committee be adopted before the calling of the joint meeting tomorrow. This remark stirred up everybody present, Morgan, Peck, Smith and Carter all taking a hand and without the consent of the Chair.

"You are trying to play horse," broke in Carter again.

This was the last straw and Waldron quit the meeting and went out in anger.

It is expected that the entire Entertainment Committee will resign on account of the discourtesy shown to its chairman.

Carter said that he was willing to accept its resignation and appoint a new committee instead. From the present indications, if the meetings are not properly and carefully conducted, it is expected that the Executive Committee will resign.

George W. Smith acted as peace-maker during the disturbance.

NEVADAN DUE

The A.-H. S. S. Nevada is due here this afternoon from the Sound.

Fine Job Printing at the Bulletin.

Roosevelt Thrown With His Horse

WASHINGTON, D. C., June 3.—President Roosevelt fell with his horse Creek today while out for his daily ride. The President was somewhat shaken but not badly hurt.

100-To-1 Shot Won

LONDON, England, June 3.—The Derby was won today by T. Ginstrelli's Signorinetta. The horse sld at 100 to 1 in a field of eighteen starters. The time was seven minutes 39 4-5 seconds. The purse is valued at \$82,500.

De Young Libels Burns

SAN FRANCISCO, Calif., June 3.—Detective Burns has charged M. H. De Young, owner of the San Francisco Chronicle, with libel. De Young was released on \$50 bail. Burns' charge grows out of comment on his acts in the graft cases.

Yacht Race Million To Bermuda In Rails

[Associated Press Special Cable] **MARBLEHEAD, Mass., June 3.**—Six yachts started here today in the ocean yacht race to Bermuda.

[Associated Press Special Cable] **PITTSBURG, Pa., June 3.**—It is reported that the United States Steel Company has been allotted an order for a million tons of steel rails for relaying the Siberian railway track.

ALLISON REELECTED

[Associated Press Special Cable] **DES MOINES, Iowa, June 3.**—Senator Allison was today reelected to the U. S. Senate by the Iowa Legislature.

"I'll try again," says Aeronaut Morrell. "No!" says Oakland Chief of Police. "You shall not imperil so many lives again."

Prince David Dies At San Francisco Hotel

Prince David Kawanakoa died yesterday afternoon at 5:15 o'clock at the Hotel Stewart at San Francisco. The cause of death was pneumonia, which developed from a cold. His entire illness lasted only about ten days. The news of his death came with a greater shock owing to the fact that yesterday morning Princess Kawannakoa had received a cablegram stating that her husband's condition had improved. Col. and Mrs. Sam Parker, Misses Muriel and Beatrice Campbell and John Baker of Hilo are in San Francisco and were presumably with the Prince at the time of his death. Cable advices state that the remains

(Continued on Page 5)

BOYS' KNICKERBOCKER SUITS

We are showing a beautiful assortment of these suits in the finest materials.

There's nothing neater or more dressy for your Boy than these natty suits with bloomer trousers.

All sizes, in black, blues, greys, and mixed goods.

THE KASH CO., LTD.,
CORNER OF FORT AND HOTEL STREETS.

Security

For \$5.00 per Year

If you invest \$5.00 per year in one of our Safe Deposit Boxes, you will be perfectly at ease in regard to the safety of your valuables.

It's worth it, isn't it?

Hawaiian Trust Company, Ltd.
Fort St. Honolulu

Island Fruit Co., FRUIT SPECIALISTS

72 S. King St. Phone 15.

KEEP COOL!

No one is hot in our Cafe since we have installed that New York Ventilating System.

Alexander Young Cafe

QUICK SERVICE
Telephone 361.

Sodas and Ice Cream

Pure, home-made, delicious, at

Hollister Drug Co., LIMITED.
NEW FOUNTAIN.

Pay A-Little-At-A-Time FURNITURE

J. Hopp & Co.,
185 S. KING STREET.

Yours If You Want It

WHAT IS! Comfort, of course. We bought these to give you comfort, and feel sure that they will become the fast friends of many people who are having trouble with their feet.

They are made of soft, Golden Brown Vici Kid, on an easy and roomy last. We can recommend this shoe as possessing excellent wearing qualities, as well as Comfort.

ALSO IN OXFORD.

Manufacturers' Shoe Co., LIMITED.
1051 FORT STREET. TEL. 282.

No. 535—PRICE \$5.00

