

## A TREATMENT FOR NERVES

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West Danby, N. Y.—"I have had nervous trouble all my life until I took Lydia E. Pinkham's Vegetable Compound for female troubles and it straightened me out in good shape. I work nearly all the time, as we live on a farm and I have four girls. I do all my sewing and other work with their help, so it shows that I stand it real well. I took the Compound when my ten year old daughter came and it helped me a lot. I keep it in the house all the time and recommend it."—Mrs. DEWITT SINCLAIR, West Danby, N. Y.

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## 100,000 CONCERNS TO BE LICENSED BY GOVERNMENT UNDER NEW LAW

More than 100,000 manufacturers, wholesalers and other distributors of staple food will be under license by the United States food administration for the duration of the war.

Business men who have taken prompt steps to secure licenses need not worry because they have not received the actual documents, the food administration announces, so long as they are not violating the food control act, which has been in effect since August 10.

Those who have not yet sent to Washington for their application blanks should do so at once, meanwhile continuing their normal business activities in compliance with the law.

Thus far nearly 50,000 application blanks have been called for, and requests for them are pouring in at the rate of 4,000 a day. No licenses have been mailed out yet, but thousands are stacked up, filled in and recorded ready to be sent to the applicants as soon as booklets containing complete rules and regulations for the guidance of licensees have been received from the printer.

The license section of the food administration estimates that when the lists are complete there will be about 100,000 licenses, including importers, packers, canners, manufacturers, wholesalers, commission men, brokers, auctioneers, storage warehousemen, together with retailers doing more than \$100,000 business annually, which embraces mail order firms and chain stores.

Small retailers will not be licensed. These retailers, however, are all subject to the provisions of the food law itself, which forbids speculation, hoarding or excessive profits. They will also be controlled through the licensing regulations controlling wholesalers, who will be obliged to cut off the supplies of dealers of any size, and in any branch of the trade, who

exact exorbitant profits on the necessities of life.

The licensed foods include beef, pork and mutton, fish, poultry and eggs, milk, butter, cheese, flour, cereals, sugar, lard, beans, peas, fruits, vegetables, several lines of canned goods and other products. Hereafter no distributor of any of these foods may do business without a license, excepting the small retailers, canners, packers and specified classes of manufacturers having small outputs. The penalty for operating without a license is \$5,000 fine or two years' imprisonment.

The food administration emphasizes that for the immediate future any one who has not yet received his license may continue his business in the usual way without fear of penalty, if he makes prompt application within the next few days.

The purposes of licensing are stated as follows: (1) To limit the prices charged by every licensee to a reasonable amount over expenses, and forbid the acquisition of speculative profits from a rising market.

(2) To keep all food commodities moving in as direct a line and with as little delay as practicable to the consumer.

(3) To limit as far as practicable contracts for future delivery and dealings in future contracts.

With few exceptions, those engaged in the handling of food have shown the utmost patriotism and a desire to go even beyond the requirements of the law itself in supplying the public with necessities at moderate prices. The exceptions are being noted and vigorous use will be made in these cases of the powers conferred by congress.

For the most part, however, the food administration anticipates the full cooperation and voluntary support of all licensees, without resort to compulsion.

## BEAUTIFUL HOME IS STARTED FOR MRS. MACFARLANE

Work commenced today on the construction of a unique and beautiful \$12,000 residence for Mrs. E. R. MacFarlane in Nuuanu valley on the Waikehi side of Nuuanu street facing the Nuuanu stream. The house will be situated on Lot 4 in the Dowsett tract and is to be built in an ideal location. The work will be performed by the National Construction Company, Ltd., recently organized and will be completed early in April of next year. The architect of the mansion and also in charge of the beautification of the grounds is C. W. Winstedt.

It will be a two story home of the classic Italian renaissance style with straight dignified lines. All trimmings have been eliminated and the feature of the entire building will be its solid mansion-like appearance. The project as planned by the architect utilizes the contour of the lot which slopes from the street to the rear where a 12 foot terrace will give a view of the Nuuanu stream. Beneath the terrace will be the servants' quarters, the laundry and the shower rooms. The sloping grounds will be beautified with an Italian garden effect.

The residence was originally designed to be built of hollow tile, but on account of the uncertainty of the shipping facilities between the mainland and the islands it has been decided to use cement bricks manufactured locally. Forty thousand of these bricks will be used to make each wall of the house practically double with a six inch space between the outer and inner walls. In this way the house will be made everlastingly fireproof.

A subfloor will be put in for the first story and the hardwood laid right on the cement so that the possibility of dry rot will be eliminated. The exterior will be stucco finish, while the interior of the house will be plastered throughout.

The ground floor will be 55 by 40 feet and will contain a large living room in the center, a reception hall, a dining room, a parlor and kitchen. There will be a tiled lanai to the rear and a tiled loggia in front. The un-

## 22 CASES WILL BE ARGUED IN SUPREME COURT

Twenty-two cases and two motions are on the calendar for hearing during the December session of the territorial supreme court, which began this morning. Following is the calendar:

**Motions**  
M. F. Scott, et al. vs. E. N. Pilipo, et al. and C. K. Al. Motion by plaintiffs for order to complete record.  
Antone Fernandez, Jr. vs. Sociedade Lusitana B. de Hawaii. Motion by defendant for correction of the transcript of evidence.

**Cases**  
Henry C. Brown vs. Henry W. Kinney, superintendent public instruction, et al. Error to circuit judge, Fifth circuit.

Territory of Hawaii, by E. G. Rivenburg, commissioner of public lands vs. F. G. Correa. Error to Circuit court, Second circuit.

J. W. Ambrose vs. Kealokaa. Appeal from circuit judge, Second circuit.

In the Matter of the State of David P. Kalena, deceased. Served questions from circuit judge, First circuit.

Alfred N. Hayselden vs. William B. Lincoln, et al. Error to circuit court, Second district.

In the Matter of the Petition of T. B. Lyons for a Writ of Quo Warranto directed to J. N. Uahinu. Reserved.

que feature of the first floor is that the garage will be part of the main house and open for entry directly from the living rooms. The terrace to the rear will be tiled. On the pall side of the house there will be a circular driveway, 10 feet wide which will carry the automobiles beneath the porte-cochere and lead also to the automobile entrance of the garage. On the second floor there will be four bed rooms, a sleeping porch, a sewing room, an open porch and two bath rooms.

When completed the architect claims that it will be one of the most distinguished looking residences in the islands. The building permit for the structure was issued this morning, by the building inspector's office.

# The Why of Regal Shoes for Christmas

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questions from circuit judge, Second circuit.

Sung So Ljm vs. T. Miyachi, et al. Appeal from circuit judge, Third circuit.

Territory of Hawaii vs. John Wajama, et al. Reserved questions from circuit court, Fifth circuit.

Mutual Telephone Co. vs. The Nippon Jiji Co., Ltd. Appeal from circuit judge, First Circuit.

Territory of Hawaii vs. Hermogomes Alcantara. Exceptions from circuit court, First circuit.

Wong Wong vs. Honolulu Skating Rink, Ltd., et al. Error to circuit court, First circuit.

Antone Fernandez, Jr. vs. Sociedade Lusitana B. de Hawaii, a corporation. Error to circuit court, Second circuit.

In the Matter of the Contempt of Goo Wan Hoy. Appeal from circuit judge, First circuit.

In re petition of the Territory to Register and Confirm its Title to a Parcel of Land Situate in Hilo, being the sea portion of the land of Punahoa 2nd, Hilo, Hawaii. Appeal from land court.

Nina Bertelmann, et al. vs. Joseph K. Cockett, et al. Appeal from circuit judge, First circuit.

M. F. Scott, et al. vs. E. N. Pilipo, et al. and C. K. Al. Appeal from circuit judge, First circuit.

Public Utilities Commission vs. Inter-Island Steam Navigation Co., Ltd. Appeal from Circuit Judge, First circuit.

C. B. Dwight vs. S. Ichiyama, et al. Exceptions from circuit court, First circuit.

Catherine Machado vs. T. Mitamura. Exceptions from circuit court, First circuit.

Sentaro Yanagi vs. Kenshiro Oka. Appeal from district magistrate of North Kona.

Alfred N. Hayselden vs. William B. Lincoln, et al. Error to circuit court, Second circuit.

Philomena Silverhorn, Administratrix, etc. vs. Pacific Mutual Life Insur-

ance Company of California, a corporation. Exceptions from circuit court, First Circuit.

## LOVING CUP CONTEST

Wednesday night on the roof. The fortunate winner will receive a beautiful silver loving cup.—Adv.

## MOANA DINNER

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