

EVENING BULLETIN

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BULLETIN PUBLISHING CO., LTD. WALLACE R. FARRINGTON, Editor

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Territory of Hawaii,)
Honolulu,)
Country of Oahu.)
C. G. BOCKUS, Business Manager of the BULLETIN PUBLISHING COMPANY, LIMITED, being first duly sworn, on oath deposes and says: That the following is a true and correct statement of circulation for the week ending Nov. 2, 1906, of the Daily and Weekly Editions of the Evening Bulletin:

Circulation of Evening Bulletin.	
Saturday, Oct. 27.	2645
Sunday, Oct. 28.	2386
Monday, Oct. 29.	2381
Tuesday, Oct. 30.	2370
Wednesday, Oct. 31.	2385
Thursday, Nov. 1.	2374
Friday, Nov. 2.	2423
Average daily circulation.	2437
Circulation of Weekly Bulletin.	
Tuesday, Oct. 23d, 1906.	2488
Number of weeklies delivered on the island of Hawaii alone.	1096
Combined guaranteed average circulation.	4911

BULLETIN PUBLISHING CO., LTD. by C. G. BOCKUS, Business Manager.

Subscribed and sworn to before me this 2nd day of November, Anno Domini, 1906.
F. H. BURNETTE,
Notary Public, First Judicial Circuit.

FRIDAY, NOV. 9, 1906.
It is amusing to now discover that people who assisted in defeating Republican candidates now require a brazer to convince them that they have not sworn to the wind and will reap the whirlwind a few months and years hence.

What is the significance of the moral reformers sending their society reporters to the red-light district to learn the general opinion regarding the result of the election? And what is the further significance of the red-light denizens, advertised as law-breakers rather than law observers, all expressing pleasure that Laukea appears to have been elected Sheriff?

GLORIES OF "REFORM."
Isn't it glorious?
That three days after election
The keepers of the saloons, against whom
The "moral" forces have been preaching, are
Unanimous in their approval of Laukea!
Isn't it glorious?
That three days after election
The men, whom the community has been
Taught to consider as the chief gamblers of the town, are
Sought out and are all found
Unanimous in their approval of Laukea!
ISN'T IT GLORIOUS?
That from this testimony a great moral
Administration of the police may be expected.
Strenuously supported by the Iwika Gazette?
ISN'T IT GLORIOUS?

NEED FOR RECOUNT.
Sheriff Brown's decision to ask for a recount of the ballots cast for County Sheriff will accomplish great good from every standpoint.
Regardless of whether the majority is changed or not, the recount will settle many points which will continue to be vexatious until a clear-cut, judicial opinion is secured.
If the law is to be changed these decisions will assist the legislators. If it is not changed, the persons in charge of the elections well hereafter know what to do in counting the ballots.
As new testimony is obtained from the various precincts, it is certain that no regular rule was followed by the inspectors in counting the County ballots. Some threw out ballots at the slightest suggestion of error and others allowed and counted ballots with identical errors.
If for no other reason the recount is necessary to create a rule for future guidance.
The filing of the Chief Justice which was accepted as law by the Governor but not carried out by all the inspectors, is disputed by a majority of the legal men of the city regardless of political affiliations. And while it is not pleasant to carry a case before a court whose Chief Justice has expressed an opinion, the way can be opened to the Federal courts should the occasion present itself.
The testimony of the inspectors of election on whether more discarded ballots were for Laukea than Brown is

RED LIGHT MORALISTS APPROVE

(Advertiser News Columns Nov. 9, '06, under heading "Liquor Men and Gamblers on the Late Election")
"Laukea will make a good sheriff."
"I think that Laukea will make a good sheriff."—George Kikila, specialist on gambling.
"I look to see Laukea make a good sheriff."—Willie Crawford.
"Laukea will make a first-class man."
—Gus Cordes of River Rhine saloon and former policeman removed on account of the refusal of Circuit Judge to believe his testimony.
"If Laukea has as much sense as the voters have given him credit for he should make a good sheriff."—Charlie Moore, who ran the notorious gambling joint to which the Advertiser has made frequent reference.

Having received the approval of such an array of moralists among the saloon and gambling element, what wonder that the porcine creature expresses itself as follows:
"But, in this case, as in others, appearances are deceitful, and the superficial view is not the true view."

not equal to that of the party watchers. Inspectors are not supposed to give their personal attention to the partisan character of the ballot. The record of the watchers at the polls should be absolutely accurate.
There is little doubt that the majority of the votes in the County of Oahu were cast for A. M. Brown. They should be counted.
Accepting the situation from the standpoint of the opposition, there is no reason for them to object if they feel so certain of the increased majority for Laukea.
More important than the interests of these two candidates is the demand for a proper interpretation of the election law. And it is significant that when the case comes before the court, inspectors who rejected ballots, under orders, will be found arguing against the sound legality of the order.

TO RESCUE THE BAND.
The man who says that the best way to get the band back is to get it back, and signifies his readiness to put up a good share of the coin, is the man who has the band situation focused down to brass tacks.
It is one thing to sympathize with our wandering musicians who have fallen into unpleasant and unaccustomed paths and quite another to make the sympathy practical.
There was a general impression when reports of the band's disaster were first received, that Joe Cohen must have enough money to at least pay the boys' fare home but owing to other losses hesitated to separate himself from it.
Be this as it may, there is no doubt that the band is now in serious

PUBLIC OPINION ON LANAI LANDS

Gov. Carter Calls For Meeting Of Those Interested
FULL EXPRESSION OF VIEWS IS DESIRED

MANY POINTS OF INTEREST LIABILE TO BE BROUGHT UP IN A DISCUSSION TO WHICH ALL ARE INVITED
Governor Carter has issued a notice to the effect that a public meeting will be held in the executive rooms of the Government building at 3:30 Monday afternoon to discuss the project of making an exchange of the Government lands on Lanai.
All who are interested in the matter are requested to be present and a full and free expression of views either in person or by correspondence is desired.
The meeting should prove a very interesting one, as it will cause a discussion on many points of interest. In speaking of it this morning Governor Carter said:
"According to the law we cannot sell the land in parcels of more than 1000 acres. For this reason we propose if it shall meet with the approval of the public to exchange the land in question for other land of the same value which can be used by the Government. A great part of this land is arid and none of it is fit for use under a lease for agricultural purposes, as a lease of this kind can only be for five years and it would not pay to go to a great expense when a man was uncertain of how long he could hold the land."
"Land Commissioner Pratt has valued the land at \$105,000, and if it is decided that it will be best to exchange the land it will then be the next step to find land which is of the same value that can be obtained. It is possible that Irwin, who owns all the property on the island that does not belong to the Government, might take the land, but that is not certain yet. In fact, this is all in the air till by the meeting which we will hold Monday, it is decided what action will be taken."
"If Irwin should take the land, which is about 47,000 acres, the entire island would then be in his possession. This brings up the subject of whether it is best to have large centralized holdings. We want to hear this matter argued out and to find what the feeling is in regard to it."

straits and the good name of the community is practically at stake in preventing this organization of country-wide repute from dropping to the cheapest music halls in order to make a living.
The name of Hawaii is everywhere connected with its band. And the band stranded and forgotten by its own people is as damaging as the band playing to crowded houses is a good advertisement.
Outside the sentimental and personal interest in the band and its members, it is a matter of business that the organization shall not be left to a hand-to-mouth existence on the mainland.
We can use the band to excellent advantage during the tourist season. The town can better afford to pay the band to keep away from the cheap music halls, than advertise the community's indifference.

REAL ESTATE TRANSACTIONS.
Entered for Record Nov. 8, 1906.
From 10:30 a. m. to 4 p. m.
Fritz A Klamp and wf to Kipahu
Sugar Co. by trs to Helen S Lovelock
Oahu College by trs to J A Thompson
G P Castle to Alsa Orth
Maria M Hardey et al to William Russell
Samuel Kamae and wf to Kalewa Kealoula
Jose M De Costa and wf to Mrs C R Drummond
Manuel Farias and wf to Amelia da Costa
Kohala Ditch Co Ltd to Bank of Hawaii Ltd.
Entered for Record Nov. 9, 1906.
From 9 a. m. to 10:30 a. m.
Harriet R' Hapa and hb to Henry C Hapa et al

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DEED OF TRUST TO THE BANK OF HAWAII
Kohala Ditch Company Files Mortgage For Bond Issue
A trust deed was recorded yesterday in the office of the Recorder of Conveyances from the Kohala Ditch Company to the Bank of Hawaii as the result of the floating of a \$500,000 loan by the Ditch Company. The bonds are secured by a deed of trust or first mortgage on the property of the company and will run for 30 years unless redeemed before that time.
They will be in two series, the first consisting of 400, \$1000 bonds and the second of 200, \$500 bonds. It is provided that within three years the owners of the ditch shall commence on a sinking fund which shall be payable yearly in such sums that the entire \$500,000 shall be paid up before 1935 when the bonds fall due.
The bonds are redeemable after October 1, 1911, at 10 per cent above their face value and after October 1, 1921 at five per cent more than the face value. It is also provided that in case of any sale under the trust deed the property shall be sold in one parcel unless it shall be decided otherwise by the courts or the holders of the majority of bonds at the time outstanding.
The stamp tax on the document brought in \$1489 to the government.
"It is simply a trust deed made for the security of \$500,000 worth of bonds," said A. Lewis, one of the signers of the deed. "It was made in August, and we delayed filing it."

LIBEL RELEASED ON CHUSA MARU
U.S. Deputy Marshals Badly Treated On Japanese Ship
The Japanese Naval Department announces that the clearing of mines submerged by Russia and Japan along the whole coast of Kwangtung Peninsula was concluded in over two years, namely from May, 1904, to August 26, 1906. Moreover, all the floating mines discovered were disposed of, but navigators in those waters are still requested to pay attention towards mines.
According to intelligence received in a certain quarter, the Russian authorities at Vladivostok are endeavoring to clear off mines in that direction by employing two large and several small vessels. The work will be completed shortly.
The suit of John F. Colburn vs. Lin Yick Co. for \$300 damages for allowing a pond at Ewa to become overgrown with weeds, was dismissed in Judge De Bolt's court this morning for lack of prosecution.
A special venire of twenty jurors for the remainder of the criminal term in Judge Lindsey's court has been ordered, returnable Monday.

Tom Johnson Says College Profs. Lie
Cleveland, O., Oct. 16.—Mayor Tom L. Johnson in an interview with Professor Gates, one of the theological instructors of the University of Chicago, asserted that that institution teaches lies.
He said that every time he heard of the university he was reminded of a man with a bald head and wig. He could not help but believe that Rockefeller, who pays half the institution's bills, must have something to say concerning the things taught there.
Professor Gates called on the Mayor today to get some information about

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MRS KEARN'S
FACTORY.....HOTEL STREET
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the street railway situation. The Mayor suggested that he thought that the university teachers were not allowed to deal with such questions. Professor Gates denied that such was the case, asserting that they were perfectly free to think as they liked.
"If you keep abreast of the times and say what you think concerning social and political conditions you would lose your job," said the Mayor. "If you study political economy and say what you think you strike at your employments. I have no love for the Chicago University. It teaches lies. Whenever I hear it mentioned I think of a bald-headed man with a wig."
The professor said that Rockefeller does not pay more than half the university's bills.
"Don't you think that a man who pays half your bills ought to have something to say about what you teach?" queried the Mayor.
The professor was inclined to take offense, but changed his mind.

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