

GENERAL APPROPRIATION \$2,848,595

Deer Protection Bill Is Passed Over The Veto

SENATE ALMOST UNANIMOUS FOR CLOSE SEASON MEASURE NOTWITHSTANDING THE GOVERNOR'S OBJECTIONS — QUINN ALLEGES THE VETO WAS FOR PERSONAL NOT PUBLIC REASONS — SENATE RAISES HOUSE ON APPROPRIATIONS BY \$130,719.

By almost unanimous vote the Senate reversed Governor Frear, for the first time in eight vetoes this session, this morning when it passed the bill making a close season for deer notwithstanding his reasons for withholding his signature. President Smith was alone in a full house in voting to sustain the veto. An important stage in the business was passed when the general expense appropriations, salaries being included, for the next biennial period were advanced to third reading. The bill carries \$2,848,595. This is an excess of \$302,185 over the amount of the Senate bill and of \$130,719 over that of the House bill, the latter having been the basis of action on second reading. As it stands, the bill does not provide for water works, care of court houses, hospitals, etc., which it is proposed to hand over to the counties. Instead of one-half of li-

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FIGHT STILL ON FOR CAMPBELL

The Senate is in the midst of another very spirited contest over the Campbell nomination for treasurer. An exceedingly active campaign by friends of the treasurer has been going on for the past couple of days and all sorts of arguments have been made to the members of the Senate who opposed him on the last vote. It is reported on apparently good authority that some dents have been made in the Solid Nine, but on the other hand a new pillika has been brought forward which threatens to cause defections from the ranks of the six who voted for Campbell before. This is the claim that the governor promised the Senate he would not urge Campbell again. Just before the vote which confirmed Hemenway, when his nomination was sent in a second time, Senator Fairchild made an authoritative announcement from the governor, regarding the Campbell nomination. It was to the effect, say the Campbell opponents, that the governor had authorized him

to state that he would not send in the name of Campbell unless requested by the Senate to do so. This made the Solid Nine sure of one scalp at least, and Hemenway was promptly confirmed. On the other hand it is claimed by Campbell supporters that Fairchild's announcement was that the governor would not send in Campbell's name again if the Senate objected. This would leave the governor free to take the initiative and send in the name, whereas under the other version, the Senate would be expected to move first and ask for the name. Up to today there was still a majority against Campbell, despite a lot of earnest campaigning yesterday in his behalf. Those opposing him say that they may lose one or two senators if another vote is called, but on the other hand they talked of gaining votes from the other side, on the plea that their final endorsement of Hemenway was a bargain by which the Campbell nomination was supposed to be dead forever.

WHITNEY FOR JOB AS CIRCUIT JUDGE

FACT THAT OUTSIDER WILL PROBABLY GET FEDERAL POSITION LOOKS AS THOUGH ROBINSON MIGHT BEAT OUT PERRY, THE GOVERNOR'S CANDIDATE, AND DE BOLT, THE BAR ASSOCIATION NOMINEE, FOR PLACE ON SUPREME BENCH.

W. L. Whitney for judge of the Circuit Court, filling the vacancy made by the resignation of Judge Lindsay and a choice between Judge De Bolt, Judge Perry and Judge Robinson for the Supreme bench, with an outsider for the new Federal judge, is the general understanding among lawyers of the city in regard to appointments soon to be expected from Washington. Whitney seems to be assured of his position for there is apparently no opposition whatever to him from either Bar Association or Government source. In regard to the other position, that of judge on the Supreme bench, the question is different.

When the resignation of Judge Barlow was given out, the name of Abe Lewis was brought forward by Governor Frear for the Supreme Court vacancy, but has evidently been withdrawn completely, as the result of a spirit of opposition which was manifested in a meeting between Governor Frear and fifteen of the more prominent members of the local bar. In his place Governor Frear has taken up the cause of Judge Antonio Perry, while the Bar Association members are almost to a man solidly supporting Judge De Bolt. A further complication has arisen through the fact that it seems to be very generally conceded that an outsider will be given the position of Federal District judge. This leaves Judge Robinson unprovided for, as his fight has been made for this place.

Robinson, who came down here at the same time as Judge Este, is a very close friend of Victor H. Metcalf, formerly Secretary of the Navy and prominent in California politics. It is said that Metcalf stands a very good chance of succeeding Flint as Senator from California when the latter's term expires in two years. Senator Perkins of California is also said to be behind Robinson and it is believed that if a man from the mainland is appointed

to the Federal position the California influence will be brought to bear very strongly for Robinson, who has a very clean record in the Territory, his only trouble being the fight made against him some years ago by Governor Carter, which rebounded rather to the credit of the man attacked, the charges being thrown out of consideration in Washington. The result is that Robinson, if he wishes the position seems to have almost an inside track.

The indications appear to be that President Taft is not listening with as keen an ear to the dictations of the Governors of the Territories, as was the case with his predecessor. He has stated publicly that he would be glad to receive suggestions from Senators in regard to Federal judges, but that he would make his own appointments. Apparently he is following out this same policy in relation to other positions which are his to give out.

When the name of W. L. Whitney was proposed for Circuit judge, the only other mention made was of Judge Matthewman, of Kona. Some time ago he was very anxious to come to Honolulu but since then has built a new house and for this and other business reasons is willing to remain on Hawaii.

While things remain in statu quo the friends of the administration are worrying. Governor Frear's recommendations have been forwarded to Washington long ago. Nothing has been heard from them. This has in itself caused a feeling that they are not satisfactory and may be rejected, while the Breckons incident, which was contrary to all the wishes of Governor Frear, has caused him a great loss of prestige among even his strongest supporters. To have his candidates for the three vacant judicial positions thrown down would be taken as a very great sign of weakness on his part in Washington and it is now universally believed that this will be done at least in the case of the Federal judgeship.

HOUSE DEBATING OLD LICENSE CLAIMS BILL

HAWAII RAILROAD BILL PASSES—NO SESSION OF "GRAFT" COMMITTEE—GOVERNOR'S SALARY AND "HIGH COST OF LIVING"—DOUGHTITT INCREASES BILLS—ONE REGULATES HORSE DOCTORS. BAIL SYSTEM REFORM—SUMMONING OF WITNESSES.

The Hawaii railroad bill passed third reading in the House this morning. This grants the privilege of the construction of Kona-Kau, railways, electric or steam.

Affonso's bill to authorize the Territorial Treasurer to pay over to the Hawaii County Treasurer certain special road fund deposits was tabled.

Rice's bill to provide for the payment of the expenses of the district courts of the counties was deferred.

There was much discussion over House bill 215, presented by the House committee on accounts and public expenditures, to provide for the payment of certain persons of certain moneys wrongfully collected for licenses to sell imported goods, wares and merchandise, Territory into taxation, election, educational and judicial districts; S. B. 138, in re expenditure of public money; H. B. 154, to further safeguard the taking of property by railroad companies under eminent domain; House joint resolution 8, relating to appointment of milk commission.

COMPULSORY TESTIMONY. Furtado today introduced a bill relating to the powers of circuit courts: "The several circuit courts shall have

get their names before the Legislature. The claims were just and should be paid. Argument in this matter will be resumed this afternoon. NO "GRAFT" SESSION. There was no meeting of the "graft" investigating committee this morning, the session being deferred until 2 p. m. After yesterday's failure to disclose any graft there is little left to investigate unless a surprise is sprung. FIFTIETH DAY. Morning Session. SIGNED BY GOVERNOR. Notice was received by the House of the following bills having been signed by the Governor: H. B. 143, the Hawaii library law; H. B. 153, division of Territory into taxation, election, educational and judicial districts; S. B. 138, in re expenditure of public money; H. B. 154, to further safeguard the taking of property by railroad companies under eminent domain; House joint resolution 8, relating to appointment of milk commission.

(Continued on Page Eight.)

BARRACKS AT WAIKIKI

The decree in favor of the United States in the condemnation suit for the land at Waikiki which will be used by the Coast Artillery detachment to be stationed here for barracks will be signed in Judge Dole's chambers this afternoon at 3 o'clock. This will probably mean that the work of constructing the new barracks will be commenced in the very near future and pushed ahead at all possible speed.

At the last session of Congress a large amount of money was appropriated for the building of coast artillery barracks in Hawaii and the Philippines, the disposition of the funds being left in the hands of the Secretary of War. The money for the barracks at Waikiki will come from this appropriation. According to the Federal law, no contract for the erection of buildings can be made till the title of the land upon which they are to be placed is completely cleared and in the name of the Federal Government. With the signing of the decree this afternoon the obstacle in the way of calling for contracts will be removed. This will undoubtedly mean that Major Winslow, the engineer officer who has charge of the building of the barracks, will call for bids for both and for their construction the filling in of the dock ponds at Waikiki.

REPAIRS TO WHARF

Within thirty days the work of replanking the Hackfeld wharf, which has been and is at present in very bad condition, will be commenced. Yesterday Superintendent of Public Works Marston Campbell let a contract for the lumber to Lewers & Cook, the price being \$3100. This will give the Territory 150,000 feet of lumber which will be sufficient to replank all the part of the wharf which is now badly worn and in a dangerous condition.

With the Hackfeld dock in good shape and the shed on the Alakea street wharf is completed the wharfage facilities in the local harbor will be very much improved. While the Hackfeld dock is being repaired, however, it may be expected that the Oceanic and Matson wharves will have to work overtime. The work will be done in such a manner, however, as to incommode the discharging of freight as little as possible.

H. R. MACFARLANE DIED TO-DAY

Henry R. Macfarlane died this morning at 11:45 as a result of a stroke of paralysis. He was 64 years of age and long a prominent citizen of Honolulu. The funeral will take place at 4 o'clock tomorrow afternoon from the residence of Geo. C. Potter, Nuuanu Avenue.

MONGOLIA TO LEAVE TO-MORROW

The Pacific Mail steamer Mongolia was off Barber's point at 3 o'clock this afternoon. She is not expected to sail before 10 o'clock tomorrow morning.

TENGU JAPAN RICE. The Tengu Japan Rice, a direct import from the fields of Japan which K. Yamamoto of Hotel street has received, is considered the best rice in Japan. Mr. K. Yamamoto is starting a rice mill here and expects a large trade.

Page Job Printing, Star Office.

FIVE VICTIMS IN BURNING HOTEL

(Associated Press Cable to The Star.)

SAN FRANCISCO, April 16.—In the burning of the St. George Hotel, which took place here today, five perished and nine were badly injured. The building was a poor one, being constructed with a flimsy frame and collapsed. Many are still missing and the ruins are being searched for bodies.

MANY INDICTMENTS AGAINST PACKERS

TOPEKA, Kansas, April 16.—The Cudahy Packing Company has been indicted in the Federal District Court on 737 counts charging that the Government was defrauded by violation of the internal revenue laws taxing oleomargarine.

MISSIONARIES ARE SLAIN IN TURKEY

CONSTANTINOPLE, April 16.—The city of Adena is on fire. The massacres continue and it is reported that two American missionaries have been killed.

SAN FRANCISCO, April 16.—Tomijo Kawamoto, a deserter from the Toyo Kisen steamship Chiyo Maru, was killed here today by a policeman whom he attacked with a knife.

WASHINGTON, D. C., April 16.—Commander Gill has been ordered to take command of the Taxes.

Commander Gill was here about a few months ago as the commanding officer of the supply ship Solace. He was married in Washington during the month of February.

WORK ON THE FEDERAL BUILDING

The following cablegram was received this noon from Delegate Kuhio by Governor Frear:

Washington, April 16. Governor Frear, Honolulu: Secretary of Treasury promises competitive plans for Federal building. Senate Committee has restored identical Dingley pineapple tariff. KUHIO.

KEEP THIS IN MIND. Bowl complaint is sure to be prevalent during the fruit season. Chamberlain's Colic, Cholera and Diarrhoea Remedy gives prompt relief. For sale by all dealers, Benson Smith & Co., Agents for Hawaii.

A very complete line of Hawaiian Souvenirs of the best Hawaiian Workmanship will be found at H. Culman's, Fort and Hotel Streets.

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The Supreme Court of the Territory of Hawaii has declared both the HAWAIIAN STAR (daily) and the SEMI-WEEKLY STAR newspapers of general circulation throughout the Territory of Hawaii, "suitable for advertising proceedings, orders, judgments and decrees entered or rendered in the Courts of the Territory of Hawaii." * * *

Letters to THE HAWAIIAN STAR should not be addressed to any individual connected with the office, but simply to THE HAWAIIAN STAR, or to the Editorial or Business Departments, according to tenor or purpose.

GEORGE F. HENSHALLMANAGER

FRIDAY.....APRIL 16, 1909

SMALL BUSINESS IN THE HOUSE.

The row about use of a few automobiles for members of the House when they visited the Japanese squadron appears to us to be a very small piece of business. Speaker Holstein was perfectly right in holding that the visit should be made in autos, though he might have saved by having the members walk. A mistake was made, perhaps, in having the autos wait at the wharf, but then the House members didn't expect to stay as long as the polite and entertaining Japanese kept them. Hence a bit bigger bill than was necessary. But in the history of local petty rumpuses about nothing and small efforts to show someone or other to be a grafter, we don't recall anything pettier than the attack on the House and Speaker for assuming the dignity lent on an official visit by use of proper carriages. Holstein should stand by his automobile bill and if the chairman of the Accounts Committee continues to refuse to audit it, he should appeal to the House, which we think has sense enough to know its rights and its Speaker's rights and dignity.

If President Taft has received information that attorneys of judgment calibre here are refusing judgments on the Federal bench because the salary is only \$6,000 a year instead of \$7,500, he might naturally turn for a candidate to California or some other place. The Federal judgments, positions of great dignity and practically life tenure, are in great demand among lawyers of the Mainland.

The House had better quit fooling and return to business.

NEW THINGS IN LIQUOR DISCUSSION.

There is no end to the variety of opinions reached by those who take up the liquor question. Perhaps about the most startling recent innovation is a New York clergyman, as chairman of a special commission, urging a law to allow special licenses for saloons to remain open on Sundays. Of course arguments which apply to New York conditions would not apply to many other places, but there are some broad principles in this clergyman's letter in support of his views, which apply wherever human nature exists:

"It will not have the support of a considerable number of godly men to whom the form seems more important than the reality and who will cry out against such a law as a desecration of the Sabbath or a surrender to the liquor dealer or the lawless element; to whom it seems more important to preserve the presence of closing the saloons on Sunday than actually to close them on a large part of that day and bring them under strict regulation for the remainder, who confound the fundamental laws of morality with those things which it is the province of every community to determine for itself and suppose that they are checking lawlessness when they write upon the statute books their own religious beliefs instead of realizing that there is nothing more fundamentally destructive of the law respecting spirit of a community than to put or hold upon the statute books laws in which it does not believe and which therefore cannot be enforced."

Dr. Peters says among other things that New York in its attempt at Sunday closing has been having the same experience that other cities have met in regard to week day prohibition. He adds:

"Prohibition is not and cannot be enforced against the wishes of the majority of the people; but they will approve of and support regulation and control where they are not in sympathy with prohibition. Is it not rational and logical to apply regulation and control to Sunday selling in this city?"

The individual drinking cups, an innovation on an Eastern railroad, might be a good invention to be taken up by those who have been unsuccessful, through Board of Health opposition, to establish public fountains in this city. Passengers on the Lackawanna Limited find a small nickel plated device adjacent to the water cooler. Nested within a tube are a hundred or more white drinking cups which once drawn forth and used cannot be replaced. These cups are stiffened by a coating of paraffin and, being manufactured automatically, are untouched by hands until they reach those of the drinker.

GERMANY'S GREAT STROKE.

It appears that the Balkan crisis was averted at the cost of gravely straining relationships between the great Powers. "It is now definitely known," says a special to the New York Sun, "despite semi-official denials from Berlin, that Germany delivered a distinct ultimatum to Russia on March 25, summoning her to recognize Austria's annexation of Bosnia and Herzegovina forthwith or else military operations would begin against her immediately. The German Ambassador informed Foreign Minister Izvolsky that if Russia refused to take the step required Germany would consider the refusal an act of hostility to her Austrian ally and that German troops would at once cross the frontier. Izvolsky asked for sufficient time to consult the Western Powers. This was refused. Izvolsky thereupon summoned an emergency meeting of the Imperial Council and within twenty-four hours it was decided to yield completely to Germany's demands. Thus

by a single stroke Germany made peace for the moment in the Balkans and also changed the whole face of European politics."

The practical result of all this has been a great increase in German prestige. Her dangerous isolation of a few years ago changed in a day to a position of dominant power. A concession to France at the same moment, won an increased degree of friendship from her. The German diplomatic masterpiece probably accounts in larger measure for British alarm. This in turn is going to lead to increased naval and military preparations by Great Britain and thus, though peace is preserved for the present, says the Sun, the day of inevitable conflict may have been hastened. As another writer puts it, the increases are becoming so great that war or bankruptcy will confront both nations, or a point might even be reached at which war would be ultimately less expensive than continued peace.

THE PROPOSED CONSOLIDATION.

With very little discussion the Senate adopted the proposal of combining the departments of public works, public lands and government survey under one head. The salary of the chief was voted at \$5000 a year, as compared with the present figure of \$3300 for a department head. Deputies will run the respective divisions under the general direction of the chief. Probably the principal saving will be in clerical work and incidental expenses, but one of the greatest advantages promised is perfection of co-ordination in the three services when, as often happens, all three are dove-tailed in administration. An abbreviated title of the office will have to be adopted for common use, at least by the newspapers. To have to address the chief by his full title, and print the title every time a piece of news relating to the office is given, is simply unthinkable. To reach the news the reader would need a surveyor to mark the route—"Marston Campbell, Superintendent of Public Works, Commissioner of Public Lands and Surveyor, interviewed this morning, said, etc."—Mercy on us!

Better evidence of the excellence of the school exhibit for Seattle could hardly be given than the unanimous passage by the Senate, immediately after the Senators had viewed the exhibit, of the item of \$7500 for industrial training in the public schools which had previously been rejected almost rudely by that body.

NOTICE OF INTENTION TO FORECLOSE MORTGAGE AND OF SALE.

Under a power of sale contained in

Mortgage dated January 21, 1898, made by S. W. Keaweamahi, D. Nahoolewa, and Kamala wife of said D. Nahoolewa. Mortgagees, to J. Alfred Magoon, Mortgagee, recorded in the Registry Office, Oahu, in Liber 174, pages 334-5-6, notice is hereby given that the Mortgagee intends to foreclose said Mortgage for condition broken, to wit: Non-payment of Principal and interest when due. Notice is likewise given that the lands covered by said Mortgage, will be sold at public auction at the auction rooms of Jas. F. Morgan Kaahumani Street, Honolulu, on Monday

the 26th day of April, 1909, at 12 o'clock noon of said day.

Terms: Cash, United States Gold Coin; deeds at expense of purchaser.

J. ALFRED MAGOON, Mortgagee.

Dated Honolulu, March 30, 1909.

The property covered by said mortgage and to be sold as aforesaid consists of:

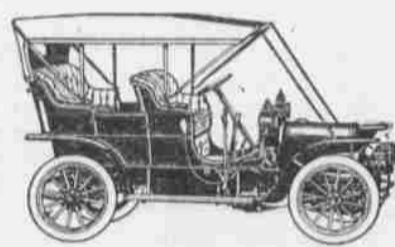
Half of the land situate on Emma Street, in said Honolulu, described in Royal Patent 1709, Award 556 to Makalawela, and being the land conveyed to Oo and Mai, by deed of Kawao, recorded in the Registry Office, Oahu, in Liber 90, page 493, and vested in said Keaweamahi by will of said Mai, his wife, probated October 5, 1888, which half contains one hundred and fifteen thousandths (115-1000) of an acre.

4ts—April 3, 10, 17, 24.

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