Benson-Smith Denies Prejudice

Sinclair-Warner Conflict Seen Behind Ouster Move

Two clerks quit over story from Manager's office

Only the plumbing on the outside of this ancient house keeps it from collapsing upon its occupants. This is one of many hazardous buildings in O'ahu's "Area 3" zones of Axis Park. Landlords in the area remain as high as 60 or 80 a month, a price many have no choice but to pay.

Honolulu's Slum Labyrinth Shown By U. R. Agency Tour; Powers Sought

"Like Gold" Says L & C Man As Hunt For Pipe Goes On

"JAP-JAP-JAP"

Bertrand Peppers Mizuwa, Seriawata, Watake With Racist Talk On Kauai

Industrial Accident Toll 2,000 for August, Safety Confab Is Told

Industrial accidents in the Territory hit an all-time high of 2,000 in August. Edward B. Peterson, Territorial director of labor and industrial relations, said he opened the way-today's Governor's Safety Conference on Monday at the Honolulu Armory. The first Territorial conference of its kind was convened in line with President Truman's nationally
Chile: Industries Controlled By U. S. Interests

Ninety-five per cent of Chile's copper industry is owned by U. S. interests; and the second largest industry—nitrate—is about 90 per cent U. S. controlled. In a report prepared by the United Nations Secretariat, a fantastic picture of U. S. control of Chilean industries is laid bare.

COMMUNICATIONS: The Chilean Government has granted the American-owned and run Kennecott Copper Corporation (through subsidiary, the American Copper Co.) the mining rights for the newly discovered nitrate beds. The British Steel Corporation mines practically all the iron ore deposits in Chile, while big U. S. interests talk of helping to develop native industrial activities at later turning over to the Chilean government or private business.

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Despite the fact that Chile is a rich country, the Chilean government is virtually broke. This is the result of two decades of nationalization of foreign industries. Since 1937, Chile has been running a continuous deficit, and has had to rely on loans from abroad to finance its operations. The result is a huge debt, which is now staggering the country's economic development.

As a result, the Chilean government has been forced to rely on loans from abroad. This has led to a situation where Chile is unable to pay back its debts, and is now forced to rely on the International Monetary Fund (IMF) for assistance. The IMF has loaned Chile large sums of money, but with conditions that are often harmful to the country's economy. For example, the IMF requires Chile to cut back on government spending and to increase taxes, which has led to a decrease in living standards for many Chileans.

In addition to its economic problems, Chile is also facing political challenges. The country has experienced political instability and social unrest, which has led to a decline in government stability. The result is a situation where the government is unable to provide basic services to its citizens, and where there is a lack of confidence in the government's ability to provide for the country's future.

Despite these challenges, Chile is a country with great potential. It has a wealthy mineral resources, a diverse cultural heritage, and a rich history. The country has the opportunity to become a leader in the region, but it will require a commitment to wise leadership and sound policies.
POLITICAL SIDELIGHTS

MITSUYUKI KIDO, by the way, was the first legislator to introduce anything resembling the Urban Redevelopment Act which was enacted last season. He brought up a similar measure in 1949.

"I was laughed at," he says. "Later the Republicans though it would be a good idea to authorize a planning body." At present, Kido emphasizes, the group whose jurisdictional boundaries would be most affected by the slum housing bill is reported elsewhere in this paper. There is no power at all to act.

If the re-elected Representative, who is said to be a "honest man" in the eyes of his district, should decide to call on the city forwarding the right of condemnation for the purpose of expanding the city into the surrounding area, the city will be faced with a dilemma. His efforts are not likely to be in vain.

POLITICAL BEDFELLOWS DEFEATED

The Representative who is said to have been defeated was James Kaname, who is said to have been defeated because he was not a member of the Progressive party, which is the most powerful party in Hawaii.

WILLIAM CHUNG-HOON, C-C Transfer, has not yet adequate- ly answered opponent. Hence, LeMere's suggestion that he has used the taxpayer's money for running into license information, just as if it were his own campaign. The office of the license commissioner is to be found in the building across the street from the courthouse. The office is open on weekdays from 9 a.m. to 5 p.m.

POLITICAL RE-ELECTED

MITSUYUKI KIDO Representative Fifth District

DEMOCRAT

I BELIEVE IN

1. Equal opportunity
2. Fair Play to all and special privileges to none.
3. Promotion of the safety of the workingman.
5. More and better schools.

PLEASE VOTE FOR

James Kaname

MURAKAMI

Democratic Representative 5th District

MY LEGISLATIVE IDEALS INCLUDE:
1. 5c minimum wages, eliminating the brutal conditions and fees in all public schools.
2. A strong Board of Education for the good of the country.
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4. Taxation with representation for the working class!

HONOLULU RECORD

Page Three
November 20, 1950

POLITICAL ELECTIONS

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LET'S HAVE SOME ACTION IN THE LEGISLATURE

ELECT

E. A. BRENNER

Representative - 4th District

CORNER LIQUOR STORE

Complete Lines of Popular Beer-Wines-Liquors

WILFRED M. OKA, Mgr.

1042 Bethel St. - Te 4615

HONOLULU RECORD

Published Every Thursday

Hapunlo Record Publishing Company, Ltd.

811 Bethel St., Honolulu, T. H.

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307 Keawe St. Ph. 4055

HILO, HAWAII

Corner Liquor Store

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Sub-Committee Waits Year To Hunt Discrimination; Finds HCLC Last Day

There’s likely to be little of importance about restrictive covenants in real estate in the reports of the Honolulu Commission’s inquiries on Public Lands and Housing. That’s the feeling of Stephen Murin, Chairman of the Hawaii Civil Liberties Committee which was contacted by an employee of the sub-committee on Public Lands and Housing—just one day before the committee is scheduled to expire.

When the employee, Eric Kramer, got news of Murin, he said he was calling about a letter written by Robert Creons, former chairman of HCLC, asking that the committee look into the matter of restrictive covenants—practices ranging from refusal to rent or sell real estate on a basis of race.

Kramer asked Murin to bring evidence of such discrimination. The HCLC Chairman pointed out that a single day was rather short time for gathering and compiling evidence on a matter that had been sent the Honolulu Commission a year before, but he would try.

When he arrived at the committee’s offices at Iolani Palace, Kramer asked Murin if he had encountered any difficulty getting in touch with the HCLC, and told him that the organization had voiced its support for the restrictive covenants and that a public hearing on the subject might produce more evidence than any other medium, but Murin said the organization had no such matters would be willing to give their testimony in public.

"I doubt very much that there will be a hearing," said Murin, "and I doubt that there'll be much interest in the committee's report. The hearing at the state level was rejected by the state government. We have no idea where to find such evidence." Murin said he thought it was a waste of the state's time to try to do anything about the letter which had written over the years.

Leinke Disavows IMUA Candidacy, Is Member; Advocated Arbitration

Herman G. P. Leinke, Democratic candidate for city-county treasurer is wrongly listed as a candidate for treasurer, he said, though he has been a member of the IMUA and its publications for a number of years.

"I was not informed of the use of my name by IMUA," he told the RECORD, "and I did not authorize it. Leinke has been a member of IMUA since it was founded.

"I've always been a member," he said, "I'm in favor of anything that is to our community, and I've never taken any active part. It's just that I was out when the primary election was held.

Mr. Leinke told officials why, insisting that without any authorization by him, his name has been put up for IMUA's elections on previous occasions as a candidate for treasurer, but that he has never been elected.

Backed Arbitration

Other sources in the Democratic Party said that in spite of Leinke's membership in IMUA, his actions have not indicated the anti-Japanese attitude of IMUA, which was rooted during the internment period. He was accused of having broken the Chamber of Commerce to urge arbitration of the strikes, those sources said.

Asked about that incident by the RECORD, Leinke said: "That's not true. I went to ask arbitration because I thought it would be better to the benefit of small businessmen and shopkeepers. Any long strike is terrible hard on them. I found myself in the minority and there wasn't anything more I could do. It wasn't popular to favor arbitration in those days."

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The annual cost of tuberculosis in the United States is estimated at $200,000,000. This includes hospital maintenance, care of patients, case finding, public health nursing, health education, rehabilitation, assistance to families when the wage earner has tuberculosis, medical research and pensions to veterans. The cost of hospital construction is not included.

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For an efficient business administration for your City and County Government.

VOTE FOR LAU AH CHEW
(Kekili Alona)
FOR YOUR SUPERVISOR
City and County of Honolulu
DEMOCRAT
Businessman and Sportsman Interested in Boxing

WIN with...
PHILIP MINN
DEMOCRAT
SUPERVISOR
MINN, Philip P. X

For Good, Sound, Progressive Government

Select
ARTHUR Kauakahi
TRASK
Democratic Senator

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KEEP THE FRIEND OF THE PEOPLE ON THE JOB
WILSON
THE MAN FOR MAYOR

LWU Files Protest Against Quirino Gov't. Suspension of Habeas Corpus

An LWU delegation visited the Philippine consulate at the Philippine consulate general last Friday to file a protest against the Quirino government's suspension of the writ of habeas corpus, which is being published in the city. The union representatives who acted in behalf of the members comprising a majority of Filipinos presented Vice Consul Andrea Ferrer with a copy of a letter sent President Quirino which said: "Suspension of habeas corpus is equivalent to the suspension of the right of habeas corpus, according to the LWU REPORTS, bi-weekly newspaper of the union.

The union representatives were not informed of the use of their names by IMUA, as they told the RECORD, "and I did not authorize it. Leinke has been a member of IMUA since it was founded.

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KEEP THE FRIEND OF THE PEOPLE ON THE JOB
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THE MAN FOR MAYOR
Ford Family Dodges Millions In Taxes

Hawaii Wartime Hawaiians Bring Back 'New Book: Points Up People's Cooperation'

The White House cooperation of the civilian population in the overwhelmingly many activities of the Kamehameha Lineup is something of a receiving of: "How could one human being do so many things in 24 hours?"

For instance, after a regular work day shift, most civilians worked at part-time jobs as well as living in a home community to volunteer jobs for the hospitals and community affairs.

For the woman of the family was also the arduous task of standing in line to shop after the children and household chores. Somehow the people managed to get along okay, for as long as the Wartime Hawaiians was running, not for a few excelling months but for all the Wartime Hawaiians and the Wartime Hawaiians were running down all the rumors which were circulated, the Japanese, Hawaiians and Hawaiians reiterates that there was nothing to be worried about. And the Japanese, Hawaiians reiterates many rumors from too many overlapping millions and residents people to get a very difficult to live in those various jobs and. They did, and they did, and they did.

There may be items of importance not mentioned in the book as yet, but some, they must be few in fact of the 20 years were to the people. The government in the change brought by the war are well explored.

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Move To Oust Warner At University

Reveals Conflict With Pres. Sinclair

(from page 3)
directors' titles came suddenly, the RECORD was informed.
The case is part of a larger dispute over the rights of faculty to participate in the university's governance, as well as the broader issue of academic freedom and the role of the university in society.

Poor Citizens' Offer To Esposito

When a client of Attorney O. W. Esposito, 1347 Main St., who has learned that his taxes are being paid by the city, decided to pay them, the attorney was surprised to find that the city had not yet issued a receipt.

Gilliland Cost People Two Posts

(from page 1)
able to follow the details of Gilliland's career as elected C-C at- torney.

November 2, 1929

HONOLULU RECORD

Page Seven

Industrial Accident Toll 2,000 For August, Safety Confab Told

(from page 1)
oodles to 150,000. The toll for the month was 194,300, according to the National Safety Council.

Bertrand Pepper's Missuz, Serizawa, Watase With Racist Talk On Kauai

(from page 3)
with no man can serve two masters.

The action was brought by User Y. M. Suzuki against the state of Hawaii, alleging that his rights as a Japanese American were violated.

Poor Citizens' Offer To Esposito

(from page 1)

Gilliland Cost People Two Posts

(from page 1)

Bertrand Pepper's Missuz, Serizawa, Watase With Racist Talk On Kauai

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Industrial Accident Toll 2,000 For August, Safety Confab Told

(from page 1)
FOR A DEEPER CONSTITUTION

The draft constitution to which the voters must either say "yes" or "no" next week is not good enough for the people of Hawaii.

Yet there will be no alternative proposals submitted to the voters. Thus, voters are given no opportunity to improve the draft constitution or of choosing a constitution that they feel are weak, undemocratic or unsatisfactory.

When the legislature was called in special session recently to act on the draft constitution presented to the constitutional convention, the lawmakers failed to prepare alternative proposals. The dominant big-interest influence in the legislature stampeded them into action so that it would not be forced to offer the voters proposals to choose from. They were forced to rubber stamp the draft document without any changes.

The argument was used in the legislative chambers that to offer alternative proposals along with the draft constitution would merely "confuse" the voters. The consequences of that attitude INSULTS the intelligence of the constituents.

The voters are not as confused and "idiotic" as legislators believe.

There is a torrent of propaganda by the big interests and those who receive their crumbs, that the Bill of Rights provision and section would not give right of habeas corpus to organize, breathe democracy. The fact is the provisions of these are already established in the U.S. Constitution and in the federal laws.

at least, the undemocratic provision of permitting the legislature to try and imprison those who are to organize, breathe, defense of the state. What would a committee headed by a man like J. Farnell Thomas do when given such blank check?

The draft constitution permits the people to elect only two State officers—the governor and the lieutenant governor. The judge of the court of appeal, the school board and all the top officials are appointed, but in the progressive states on the mainland, the people vote for them.

The group under this constitution allows great leeway for control of the government by special interest groups such as the big business groups which spent oodles of dollars to place their men in the constitutional convention.

During the past few days, the constitutional convention put out a folder giving what it purports to be the synopsis of the draft constitution. But it actually is another attempt to bamboozle the voters into another constitution.

Statehood should be a forward step toward a more democratic government. This draft constitution is not good enough for the people of this state. Millions of people are discovering this, the pressure is turned on by the selfish interests to ram it through without giving the people any say.

Chances for Hawaii's statehood would not be damaged if the people voted "NO" on the constitution. Better a more democratic constitution to start with. Congress, which will ultimately pass on the constitution, would prefer—we believe—a document that does not rammed down the people's throats.

Looking Backward

Atax STRIKE, CONSPIRACY AND LIBEL

(The Maui Strike of 1937)

Special prosecutor William B. Lyman, services paid for by the HSBA, was in no mood for leniency when he prosecuted editor "Red" Crowley and the Hawaii Sentinel for criminal libel. This time he demanded the full penalty of the law, even though the jury in finding them guilty recommended leniency.

"This paper comes out every Thursday, over and over, week after week, with this stuff in it," declared Lyman. "It must be stopped or this whole community will be in chaos. We'll go around to the joints that publish poison with clubs and blowtorches."

"...one a Lifetime of Honor"

lel Waldo was just an outgrowth as the Prosecutor by the Wells. To him general, and general employed by "...no shooting on me so libel the Keopakea would have the same result as the suicide of a woman, and it was prepared by blustering.

"In considering the question of sentence, the Court takes into consideration the unjustified attack and attempt to destroy the honored and illustrious name of a dedicated gentleman who has grown grey in the honorable service and defense of his country, thereby maliciously attempting to undermine a lifetime of honor and integrity."

"The judge, hit, again, all blowtorches. "This is a landfill of law and order, and it is fortunate that the orderly machinery of the law was first sought and that a breach of peace, which such vile libels are calculated to provoke, did not occur."

"Not on Crows or Repentance or Sorry}"

"His (Crowley's) testimony," remarked Judge LeBaron, "was marked by evasiveness and a reluctance to tell the truth. . . . The men cannot find any evidence, it is just a rumor."

"Nevertheless," said the Judge, "this Court will not be deterred into considering the Jury's recommendation and also the facts that this is the first constitutional convention of the defendants and that the Hawaii Sentinel newspaper has a place in this community in championing labor and other lost causes."

He set the Sentinel's fine at $250 out of a possible $1,000 and Crowley's jail sentence at 90 days out of a possible 365.

The sentences were promptly appealed to the Hawaii Supreme Court on several grounds, one of which was that Judge LeBaron erred in charging the Jury that it was up to Crowley and the Sentinel to prove they were justified by a preponderance of the evidence—in other words, that there was more evidence that Gen. Wells' doublecrossed Antonio Fagel than there was evidence that Mr. Fagel lied about Gen. Wells.

Crispy Went LeBaron One Better

The Supreme Court affidavited the evidence, and it must be admitted that Fagel's charge that Wells had doublecrossed the strike leaders falls pretty flat. Fagel's aide "Charlie" Case testified that "in such words as I heard. I understand that if I come to a settlement of the strike, it (the charges) will be automatically dismissed."

But Fagel said that General 'Blank' was not telling the truth, he was not keeping his promise, and what he had promised on the settlement of the strike. Q. And what did General 'Blank' say? A. General 'Blank' jumped up in the air, he stand up, and called Fagel a liar."

Justice Peters delivered a majority opinion. It seemed to him that there was a little bit of evidence that Fagel might be right in his accusations. And, "as long as there is evidence, more than a mere suspicion, tending to show the truth of the 'libels charged,' his weight and credibility is for the jury and not a question of law for the court."

But Circuit Judge Crispy, who wrote the majority opinion, was to see justice being done in the case of the strike. (Note: This is the same Fagel that Crowley, who published the uncheked complaints of the childish opinions of a convicted con aggressor (Fagel)."

He said that "the record shows a malicious..." (more on page 4)