

-PERATIVE

# **1S OVER**

Many changes are being mud ville. these days in the checker board of war and one of the most important is that made by Russia in which the No more falling back of the armies quarters in Orlando. will be tolerated and hereafter the

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will be "forward." London, Aug. 6 .- Gen. Macovisky appointed to help do preliminary orcommander of the guard corps which ganization work in Seminole county headed the Russian retreat on the and assist in vat construction work southwest front has been ordered in the other two counties. shot, according to a dispatch to the Seminole county officials have not

Post from Petrograd. This sentence made an appropriation for vat concame after a court martial ordered struction, and unless the work is by Gen. Korniloff, commander in started here in the near future we chief for non-compliance of his or- may be left as a little red spot on ders to shoot deserters. within two years.

is not definite as the candidates are wait until all the other counties are an added military appearance. Pat- fense says: absent from Petrograd. Following released from tick fever quarantine, riotic songs and talks and a detailed We are sonding copies of a letter and put into operation before men marine, Alexander F. Kerensky finance, N. V. Nekarosoff, Tereschtenko.

Minister of the inverior, M. Aksentieff (socialist revolutionary lately released from penitentiary).

have direct supervision of all the work, with headquarters in Jackson-

He has placed Seminole, Orlange and Osceola counties under supervision of Dr. S. V. Ramsey of his blood and iron rule will be enforced. force, who will maintain head-

There is one state inspector in books and magazines. watch cry of the Russian armies Grange county and it is probable that one other state inspector will be few hours Friday morning and as groceries means the extra help some tical, assistance they cannot work

> had been gathered. An error in the public is asked by the merchants was most liberal.

the tick white map of the state

Petrograd, Aug. 6. M. Keren- There is no question about the all the books and magazines in the chasing public would only stop to determination to help effect this resky's cabinet is practically complete. work having to be done some time, city to send the sobliers in the field consider that while the stores want termination to help effect this re-The constitutional democrats have Our cattle owners admit that it is and Dr. Hyman was placed in to deliver where deliveries are neces- form. Satisfactory adjustments can agreed to participate and the list of the thing necessary before they can charge of the work. On Friday sary they should not be asked to de- undoubtedly be made and prices members who will form the new develop the live stock industry to night the books "were received of- liver small' bundles where the pur- certainly tend to fall, not rise, under

DAY NIGHT

are the names of the new ministers: and the caltle awares in those roun- report of each captain of the teams, on "Reduction of Deliveries," writ, are called September 1. Promier, minister of war and ties have the advantage of our cattle Dr. Hyman acting as chairman ten by Miss Ida M. Tarbell of the May we count on you to help cremen. A rick free county means a brought out a very interesting report woman's committee and sent out at ate strong public opinion in favor of Vice premier and minister of better county for man and beast to and pleasant evening. Ralph Wight the joint request of our committee this reform, which may have very live in. There is no money and little of the Home Guards gave the dif- and cf-the commercial economy far reaching effects in national econ-Minister of foreign affairs, M. I. satisfaction raising fat ticks on forent bugle calls of the army and board of the Council of National omy? the accasion was one of the real Defense. The matter is urgent and patriotic meetings of the year.

should be 'taken up at once. T Miss Ruth McDaniel led all the The appeal to the women to act captains in numbers of books and, In this matter is made on the basis magazines and was given honorable of patriotic service and not primarily mention, but all of these young for the sake of the economy that ladies deserve great praise for their may be involved. good work and they will receive the "The draft on September 1 will daughter Clarissa Mary to Lieut. A. excuse for failure to report. blessings of the boys in the field telke men from the delivery service Bartholdi Peterson on Saturday. when the books reach their destina- throughout the councily. H some July 28th, 1917, at the Methodist tion. provision is not immediately made Chapel, Chautauqua, N. Y. for decrease in the number of deliv-**Odd Fellow Notes** eries the merchants will of necessity The Odd Fellows and, Rebekah take men from other occupations' lodges of Orlando gave a pienic at which may be vital to the welfare of Oak Island, Pine Castle, 6 miles the nation to fill the places left vasouth of Orlando." Oak Island is a cant by mon-called to the army. N beautiful Park of natural wiid wood- man ought to be taken from essenland, nearly surrounded by water, tial war industries to carry parcels A wharf with, high diving, bath which women might carry for themhouses, a fing place for picnic, with selves, or he required to make retables, benches, swings, etc. The peated and unnecessary trips at the place is owned by Mr. and Mrs. T. call of improvident housewives. This L. Conway who have a large bunga- is the time when every act of men low and took us in out of the rain, and women must be made to count Those attending from Sanford were, definitely in the prosecution of the Mr. Cheek, Mr. and Mrs. Ferguson, war and every bit of useless effort Mrs. Stemper, Mr. and Mrs. T. E. must be eliminated; Speer, Mrs. Lossing, Mr. and Mrs. The commercial economy board C. C. Boyd, Mr. Rush, Mrs. Maines, has asked the state councils of de-Mrs. Coates, Mrs. Lena Lee. All fense and the merchants' associations had a good time with lats of good to make a concerted effort to dethings to eat and all take off their crease the number of deliveries and hats with thanks to the Orlando to curtail the privilege of returning Odd Fellows and Rebekah for their goods, but neither councils nor trade kind invitation. 🖃 associations can effect this much-Capt. Cheek of the Rebekah De- needed reform without the cooperagree team is drilling the team and tion of the purchasers, the great majority of whom are women. Will will be in fine shape to initiate seven you therefore, after taking up the new members at the next meeting, matter with the state council of dethe second Tuesday in August. fense do everything possible to help

your local chairman at-once, carry the campaign to the "movies," and ask all the papers in your state for

publicity: popularize the movement There was never such a whole. Now that the young men are goby carrying home your own packhearted response to any public re- ing to the front this city will feel the quest as that made for books and first pinch of the war. The grocery ages and encouraging your neighbors magazines for the soldiers last Fri- firms of this city are endeavoring to to do so,

day and so great was the reply that cut down the list of employees and In all the smaller communities it the Woman's Club was filled with also to conserve the present supply will be feasible to discuss this quesby cutting out the taking of orders tion with your local merchants and The young ladies worked but a in the mornings. Taking orders for see if by your loyal support and pracmany of the contributors were ready of which has already been enlisted out a scheme of cooperative delivery for them the work was facilitated and much of which will be drafted which will save many useless trips greatly and Before noon all the books in a few weeks. The assistance of and result in valuable economics.

Do not expect, however, that the outlining the districts left out the in this departure and the names of prices willedrop at once, or until th hest street in the city and yet with those who will discontinue the tak- merchants have had time to rethis street overlooked the response ing of orders will be published in arrange their service and their de-Ther Herald. This is the first step livery equipment (much of which The campaign was started by towards conservation and the next may be atilized for Government ser-Mrs. Key of the Sanford Library will be in the deliveries. Many de-vice) and until they are convinced and was for the purpose of collecting liveries could be saved if the pur- that the women are sincere in their

## Very sincerely yours.

Anna Howard Shaw, Chairman Woman's Comm. BEING THE DAYS ON WHICH SELECTION BOARD MEETS HERE

The days for examination in Semnole county have been changed to Thursday, Friday and Saturday instead of Wednesday, Thursday and Friday as given The Herald last week and so announced in this paper. The selection board will meetin the court house at eight o'dlock' each morning, beginning next Thursday morning and will be at the headquarters in the court house practically all day.

The selection board is composed of Clerk of Court E. A. Douglass, Sheriff E. E. Brady and Dr. J. T. Denton and those who will be called have already been notified by mail. Their names have also been published in The Herald and if there is any doubt about your name it would be best to apply at the court house and find out just when your number will be called.

ministry has been agreed on, but as any great extent. Why not give the ficially at the club rooms and the shasers could carry the same. Read the new arrangement, but the matter higher in all the counties than was regards several portfolios, the choice industry a chance now, rather than Home Guards were on hand to lend what the National Council of De- of prime importance is the speed estimated by" those in charge of the with which the plan can be started selective draft and while this may not be the case in Seminole county it is almost certain that a great many will be drawn but few chosen. All those who are not familiar with the rules and regulations of the selective draft can be informed by the board or obtain a recent number of The Herald in which the entire list or rules and exemptions are given. Remember the dates. Thursday,

Minister of public instruction, M. ing story Oldenburg (constitutions] democrat

and member of the academy of county was traveling along in his Jeiences. Minister of labor, M. Skobeloff.

Minister of trade and industry, M. Prokapovitch.

Minister of social tutelage, M. Astroff (mayor of Moscow, constitutional democrat).

Minister of supplies, M. Pieschehonoff, Minister of justice, M. Yefremoff.

Procurator of the Holy Synod, M. with distrust, noting that the negro Ka<del>n</del>asheff,

Minister of communications, M. heavy, etc. Takhtemisheff.

M. Nikitine (social democrat). State comptroller, F. A. Golovine

(constitutional democrat). Minister of agriculture, M. Tcher-

noff (socialist). Assistant minister of war, M. Sav-

iakoff. Foreign Minister Tereschtenko in

forms the Associated Press that M. WAS FILLED Tchernoff, who again becomes min- CLOTHES. later of agricuture, has been fully rehabilitated, his accusers having raged and exasperated deputy. with drawn charges that he had relations with Germany.

Berlin, Germany, Aug. 6 .- (Vil Ah left Plant City yesterday."-Or-London.)-Official announcement was made today that, five ministers of state, including Foreign Secretary Zimmermann, and four secretaries of state, including Finance Minister At the park, 8 o'clock this evening. Lentze and Interior Minister Von Program: Lobell had resigned their portfolios. Dr. Richard von Kuchlmann, the German ambassador to Turkey has been appointed secretary for foreign Buairs in succession to Zimmermann. The ministers and secretaries o state who resigned were: Minister of Justice, Dr. Beseler, appointed November, 1905. Minister of Ecclesiastical Affairs and Instruction, Dr. Von Trott Zu Solz, appointed July, 1909. Mini ter of Agriculture, Domains and Forests, Dr. Von Schorelemer, appointed in 1910. Minlater of Finance, Dr. Lentze,

appointed in August, 1910. Minister for Interior Herr Von Lobell, appointed in May, 1914.

# SEMINOLE COUNTY BEHIND

Tick Eradication Has Not Received **Proper Encouragement** The State Live Stock Sunitary

Board has appropriated \$35,000 for

The deputy sheriff of Osceula jitney the other day when he encountered an old negro with a heavy suitease

"Where y'u goin'? asked the deputy.

"Ah's gwing to Campbells station, suh," answered the negro. "Git in," said the sheriff and 1'ff

Rough on Deputy

Sheriff Gordon relates the follow-

give you a lift." The deputy viewed the suitcase carried it in his lap, that it was

Campbell's station was passed and Minister of posts and telegraphs, the deputy went on to Kissimmee, stopping in front of the juil.

"Waal, Uncle," he sind, "I'm the deputy 'sheriff of Osceola county and I reckon I'll have to look at the contents of that suitacsae.

The 'old negro turned it over to the deputy who went through it like a dog eating chicken bones. IT WITH OLD

"You can go," shouled the en-"Do y'u know; suh," exclaimed the negro, "that that thur suitcase hez been opened, fo'teen times since lando Sentinel.

**Band** Concert

America
Overture, Belmont
Waltz, Hesitation Krauseman
Berceuse, From "Jocelyn". Godard
Fox Trots-
Ya aka Hula Hickey Dula Goetz
When the Sun goes down in
Dixle Von Tilzen
Selection, From Faust Gounod
March, Home Guards Fous
"Finale
The Star Spangled Banner
Key-Arnold
·
The Delivery Pleaters Light to

The DeLand Electric Light, Ice and Power Company was granted a franchise for operating their plant in that city for a term of thirty years, the city to have the privilege of purchasing the plant at the expiration of fifteen years if they so desire. A very small vote was polled, the result showing 88 for and only 16 against granting the franchise.

King Brothers, Arcadia stockmen. the first year's work on tick eradica- conducting business on a large scale, tion for year ending June 30, 1918, are dipping and preparing for shipand the Bureau of Animal Industry ment another 1,000 head of fine of the United States Department of cattle.' The shipment will be made Agriculture has made, a liberal ap- this week. A previous similar shippropriation for their share of the ment was made which brought a good price at northern markets.

### **CROP PROSPECTS ARE GOOD**

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There never was a time when the prospects looked so good for Seminole county. There is a bumper crop of corn and hay and feed stuffs. There is a bumper crop of sweet potatoes that will bring a good price. The fall crops as usual will bring good prices.

Factories will be working day and night to turn out the enormous supplies required by our own government and our allies. Millions and millions again will go into the pockets of the people.

Some of this money will be banked, but MUCH OF IT WILL BE SPENT. It will be a fight between the local dealer, the city merchant and the mail order man to see WHO GETS Y ??

What are YOU doing, Mr. Local Merchant, toward getting this immense volume of business? . Are you telling the people of the articles you have to sell, and of the advantages of buying at home? Or are you going to let the city merchant and the mail order man do the advertising AND GET MOST OF THE BUSINESS?

It is squarely up to you! Advertise in a newspaper.

This is a Real Newspaper,

An Advertising Medium With a Real Subscription List.

Give Us Your Copy Today.

Wedding Announcement

This announcement comes as a tained the following: surprise to the many friends of this charming young lady who spent her girlhowd days here and is very popplar in the younger society set. The following from the Jamestown papergives the account of the marriage: First Lieutenant A. Bartholdi, Pe- take stock in accordance with their terson of Co. E, 74th Infantry, N. circulation. Shares will be \$25. G. N. Y., son of Mr. and Mrs. Ed- The plan is to establish a husiness ward A. Peterson of 342 East Fifth center and employ a muanager who street, this city, and Miss Clarissa would look after buying supplies and M. Starling, daughter of Mr. and materials and seek to increase the Mrs. B. J. Starling of Sanford, Fia., advertising patronage of all the mem were married Saturday evening in ber papers. As to the scope of the

Lieutenunt-Peterson ahas always lived in Jamestown and for several years prior to his company's departure for the Mexican border a year ago acted as probation officer for the city. He was admitted to the practice of law, following his graduation from Albany Law school. It was a few days before leaving for Texas that he received his commission as lleutenant, and immediately set himalf about making himself beloved by every man in E company by his universal kindness. The skill with which he had administered the of-

fice of probationer was readily transferred to his leadership of soldier boys.

Mrs. Peterson enjoys prominence n the social circles of Sanford and is a members of the Daughters of the American Revolution and the was educated at Sweet Briar college and Beechwood seminary. With her mother and aunt, Mrs. Robert W. Simms, she has been spending the summer at the Hotel Athenaeum at Chautauqua. The bride will remain in Jamestown until the regiment is ordered away.

## Another New Home

E. A. Douglass, the popular elerk times of peace. of the circuit court has given the contract to George Vendble for a ine new home on Sanford avenue, Sanford Heights. The building will be two stories and contain nine Sanford Heights mountains,

Friday and Saturday of this week and if you have failed to receive your notice in the mails you should Mr. and Mrs. Billy Jones Starling he at the court house, as failure to aunounce the marriage of their receive the written notice gives no

Publishers to Meet

The Times-Union yesterday con-

Members of the Florida Press Association will meet in Orlando Saturday, August 18, for the purpose of organizing a Florida Publishers' Auxiliary. Only members of the press association can join and they must the Methodist chapel at Chautau- movement, Gilbert D. Leach, editor qua. Rev. Dr. Jesse 'Hurlbur of of the Leesburg Commercial, who is Newark, N. J., officiated in the a member of the committee formupresence of the immediate families, lating the plan snys: "The organization will work for mutual cooperation to upbuild the papers, to secure more, business,' both local and foreign, to make the plants and the papers more efficient, and to muually protect the membership from unjust deminds, whether by politicians or fairs advertising schemes. It is designed also to cooperate in campaigns for the advancement of Florida interests as a whole which will be far more potent than the span modic and unrelated efforts of the individual papers."

People,s New Bank The People's Bank is right on the job and this being war times they have a new savings hank in the shape of a large cartridge that has a very war like appearance. The cartridge is a unique savings hank and Daughters of the Confederacy. She you deposit \$1.50 with the bank and get the savings bank. Then you put all your dimes and nickels and quarters and even half dollars in the bank and when it is full take it to the Peoples Bank and get it on deposit for a savings account. The new bank is proving very popular and will make the children and even the grown ups remember that in war times a savings account is very desirable-even more so than in

Congress does not show much concern over foud control. They have keen debating and conferring on that rooms and Mr. Douglass will have it proposition for weeks, but passed built with the idea of making a most other bills including one to provide convenient home where he can retire for a great airplane fleet, after a few -the the device work is over and an hours deliberation. There is still after the day's work is over and en- hope that the food control bill will joy himself in the rarifled air of the be passed before long, but how long?-Plant City Courier.



### Page Fourteen

each day of session and mileage to and from their homes to the seat of government, not to exceed ten cents a mile each way, by the nearest and most practicable route. Section 5. No senator of member of the

house of representatives aball, during the time for which he was elected, he appointed or electd to any civil office under the Constitution of this State, that has been created, or the emoigments whereof shall have been increased, during such lines

Section 6. Each house shall judge of the ions, elections and returns of its own or profit under the Bints; but the party con- A.-D. 1888. choose its own officers, and determine of its proceedings. The senate shall, invening of each regular session there: se from among its own members a Section 20, Laws making appropriations ernment, and shall, when required, lay the qualifications, elections and returns of its own members, choose its own officers, and determine at the convening of each regular session thereat the convening of each regular session lastic according to law, ef, thoose from smong its own members a permanent president of the senate, who shall for the salarles of public officers and their is presiding officer. The house of sep--current expenses of the State shall contain regular session thereof, choose from among its own members a permanent speaker of the built of the senators in the manner pre-to the congress of the United States are shall be proscribed by the congress of the United States the shall be prescribed by law. bound of representatives, who shall be its scribed by the congress of the United States presiding officer. Each house may punish its commembers for disorderly conduct; and each house, with the concurrence of two-thirds of all its members present, may expel a member. Section 7. No person holding a lucrative cfince of appointment under the United States or this State shall be eligible to a seat in the invited by the congress of the United States of the united States in the logible to a seat in the logible the distance of any crime within which a civil de-tage of a provide the states of the United States in the logible to a seat in the logible the distance of any crime within which a civil de-tage of a seat in the logible to a seat a seat in the logible to a seat in the logible to a seat in the logible to a seat a seat a seat a seat in the logible to a seat a s legislature of this State.

Section 8. The seat of a member of either lion salating at the time of its passage. Suse shall be vacated on his permanent change Section 34 added to this article at genhouse shall be vacated on his permanent change. which he was elected.

Section 9. Either house during the session may punish by fine or imprisonment any person member who shall have been guilty erly or contemptuous conduct in ity of disorderly or extend beyond the final adjournment of the session. Section 10. Either house shall have power time and places of voting for members of

cise of such power shall be provided by law, said office the next succeeding term; Pro-Section 11. A majority of each house shall vided, That the first election for governor constitute a quorum to do business, but a under this Constitution shall be had at the smaller number may adjourn from day to time and places of voting for members of day, and compel the presence of absent the legislature and State officers, A. D. 1858, members in such manner and under such and the term of office of the governor then elected shall begin on the first Tuesday after

journal of its own proceedings, which shall then. Journal of its own proceedings, which shall then. Be published, and the yeas and mays of the Section 3. No person shall be eligible to members of either house on any question the office of governor who is not a quali-shall, at the desire of any five members fied elector, and who has not been ten years a citizen of the United States, and five years present, be entered on the journal.

te kept open during its session, except the next preceding the time of his election; Prowhile sitting in executive session; vided, That and neither shall, without the consent of the not apply to the president of the senate or and beither shall, without the consent of the house of the bouse of representatives other, adjourn for more than three days, or speaker of the bouse of representatives to any other town than that in which they when, under this Constitution, the fourier may be holding their session. 

the other. Section 15. The enacting clause of every into the service of the United States, law shall be as follows: "He it enacted by Section 5. The governor shall transact the Legislature of the State of Florida." all executive business with the officers of the Section 15. Legislature of the State of Fiorida." Section 16. Each law enacted in the legis- government, civil and military, and may re-lature shall embrace but one subject and quire information in writing from the ad-matter properly connected therewith, which minstrative officers of the executive depart-15atilus title, and no law shall be amended or re- of their respective offices, vised by reference to its title only; but in Section 6. The governor such case the act, as revised, or section, as that the laws be faithfully executed. amended, shall be re-enacted and published Section 7. When any office, from any amended, shall be re-enacted and published

at length. Section 17. Every bill shall be read by vided by this Constitution or by the sections on three several days in each house, of the State for filing such vacancy, the unless, in case of emergency, two-thirds of governor shall have the power to fill such unless, in case of emergency, two-thirds of governor shall have the power to fill such the house where such bill may be pending shall deem it expedient to dispense with this rule; but the reading of a bill by secbe dispensed with, and the vote on the final proclamation, and shall in his proclamation tions on its final passage shall in no case passage of every bill or joint resolution shall be taken by yeas and nays, to be entered on the journal of each house, Provided. That any general retision of the than that for which it is speci-entire laws embodied in any bill shall not or such other legislative te required to 'be read by sections upon te required to be read by sections upon the section, except by a two-thirds vote of its final passage, and its reading may be in ression, except by a two-thirds vote of wholly dispensed with by a two-thirds vote, each house. and a majority of the members present in Section 9. The governor shall communiand a majority of the members present in tach house shall be necessary to pass every till or joint resolution; and all bills or joint till or joint resolution; and all bills or joint regular session information concerning the resolutions so passed shall be signed by the condition of the State, and recommend such presiding officers of the respective houses, presiding uniters of the senate and the Section 16. In case of a disagreement he-and by the secretary of the senate and the Section 16. In case of a disagreement he-clerk of the house of representatives tween the two houses, with respect to the

United States senators in the manner pre- ing and grounds, and perform such other du-scribed by the congress of the United States ties as shall be prescribed by law.

tion may be connected on any cause of ac-

residence from the district or county from eral election in 1898. (Bee page 43, post.)

### ARTICLE IV.

Executive Department Section 1. The supreme executive power of the State shall be vested in a chief magin-

to compel the attendance of witnesses upon the legislature, and shall hold his office for any investigations, held by itself, or by any four years from the time of his installation, of its committees; the manner of the exer- but shall not be eligible for re-election to Jensities as it may prescribe. elected shall begin on the first Tuesday after Section 12. Elach house shall keep a the first Monday in January after his elec-

resent, be entered on the journal, a citizen of the United States, and five years bection 13. The doors of each house shall a citizen and resident of the State of Florida, these limitations of time shall

either house of the legislature, and after Section 4. The governor shall be com-being passed in one house may be amended mander-in-chief of the military forces of the State, except when they shall be called

shall be briefly expressed in the ment upon any subject relating to the duties

The governor shall take care

cause, becomes vacant, and no mode is proof the State for filling such vacancy, the vacancy by granting a commission for the unexpired term. Section 5. The governor may, on extraordinary occasions, convene the legislature by vened, and the legislature when organized shall transact no legislative business other than that for which it is specially convened. business the governor may call to its attention while General ,Statutes )

cate by message to the legislature at each measures as he may deem expedient.

aug by the secretary of the senate and the, tween the two houses, with respect to the clerk of the house of representatives tween the two houses, with respect to the (Amended at general election in 1996, see time of adjournment, the governor shall have power to adjourn the "legislature to Section 18. No law shall take effect until such time as he may think proper, provided the time fixed for the meetit be not beyond

for which they were chosen. The may of of such trial whether the house of regre- president of the senate, the powers and du-members of the senate and house of representatives be in session or not, but the ties of the office shall devolve upon the Orange and Dade. by law. Bection 21. The State attorney resid- basis of the assess to be rated upon the first basis of the house of such acquisition, to be rated upon the first basis of the house of the assess to be rated upon the first basis of the house of the h

A CALL AND AND AND

of such trial whether the house of repre-sentatives he in session or not, but the ime fixed for such trial shall not be more a full the out the sensit, the powers and du-time fixed for such trial shall not be more of the sensit, the powers and du-time fixed for such trial shall not be more of the base of representatives. In the trial of the house of the sensit, the powers and du-time fixed for such trial shall not be more of the base of the counting such va-in the trial of the chief justice shall be legislature during such va-in the trial of the chief justice when the governer shall preside. The governor, ad-ment, preside of the curvit court shall be lightive of the sensitive the sensiti term of the judge whouse death, r tend only to removal from office and dis. Provided, That the first election of such officers qualification to hold any office of honor, trust, shall be had at the time of voting for governor

Section 32. The repeal or amendment of the legal adviser of the governor, and of each of the officers of the executive department, and shall perform such other legal duties as may be prescribed by law. He shall be reporter for the supreme court. Section 22. The comptroller shall ex-

amine, audit, adjust and settle the accounts of all officers of the State and per-form such other duiles as may be prescribed by law

Section 24. The treasurer shall receive the attorney-general at least thirty and keep all funds, bonds, and other securities, in such manner as may be prescribed defects in the laws as may have been by law, and shall disburse no funds, nor brought to their attention, and to suggest issue bonds, or other securities, except upon the order of the comptrollier countersigned the order of the comptronter contrar shall general shall report to the legislature at by the governor, in such manner as shall general shall report to the legislature at be prescribed by law. Section 25. The superintendent of public deem advisable.

instruction shall have supervision of all matters pertaining to public instruction; the supervision of State buildings devoted to educational purposes, and perform such attorneys at law to, by court commission-other duties as the legislature may pro-vide by law. () Section 26. The commissioner of agri-culture shall perform such duties in relation to agriculture as may be prescribed by law. himself or the corpus, returnable before

culture shall perform such duties in relation to agriculture as muy be prescribed by law; ahall have supervision of all matters per-taining to the public lands under regu-circuit judge, and confirmed, qualified or taining to the public lands under regu-circuit judge, and confirmed, qualified or taining to the public lands under regu-circuit judge, and confirmed, qualified or taining to the public lands under regu-circuit judge, and confirmed, qualified or taining to the public lands under regu-circuit judge, and confirmed, qualified or taining to the public lands under regu-circuit judge, and confirmed, qualified or taining to the public lands under regu-circuit judge, and confirmed, qualified or taining to the public lands under regu-circuit judge, and confirmed, qualified or taining to the public lands under regu-circuit judge, and confirmed, qualified or taining to the public lands under regu-circuit judge, and confirmed, qualified or taining to the public lands under regu-circuit judge, and confirmed, qualified or taining to the public lands under regu-circuit judge, and confirmed, qualified or taining to the public lands under regu-circuit judge, and confirmed, qualified or taining to the public lands under regu-circuit judge, and confirmed, qualified or taining to the public lands under regu-circuit judge, and confirmed, qualified or taining to the public lands under regu-circuit judge, and confirmed, qualified or taining to the public lands under regu-circuit judge, and confirmed, qualified or taining to the public lands under regu-tor the regulation of the county officer. If any person elected and taining to the public lands the publi taining to the public lands under regu-taining to the public lands under regu-lations prescribed by law, and shall keep vacated. They may be removed by the taining to the public lands under regu-lations prescribed by law, and shall keep vacated. They may be removed by the the bureau of immigration. He shall also circuit judge. The legislature may confer have supervision of the State prison, and shall her further powers, not judicial, and shall perform such other dulies as may be shall fix their compensation.

prescribed by law, Section 27. Each officer of this depart. the consent of the senate, shall appoint a ment shall make a full report of his official state attorney in each judicial circuit, acts, of the receipts and expenditures of his whose duties shall be prescribed by law, and office, and of the requirements of the same, who shall hold office for four years. There to the governor at the beginning of each 'shall be elected in each county a sheriff. regular session of the legislature, or when and a clerk of the circuit court, who shall ever the governor shall require it. Such also be clerk of the county court, except in reports shall be laid before the legislature counties where, there are criminal courts, by the governor at the beginning of each and of the board of county commissioners, regular session thereof. Either house of and recorder and ex-officio auditor of the the legislature may at any time call upon county, each of whom shall hold office for any officer of this department for infor- four years. Their duties shall be prescribed mation required by it. by law.

Section 28. The administrative officers of on the same day as the governor. Section 29. The salary of the governor of

the State shall be thirty-five hundred dollars year, of the comptroller two thousand His compensation shall be provided for by of the State treasurer two thou- law. dollars. sand dollars, of the secretury of State nf-teen hundred dollars, of the attorney-general fifteen hundred dollars, of the commissioner of agriculture fifteen hundred dollars. of the superintendent of public instruction fifteen hundred dollars, a year; Provided, That no administrative officer of the executive department shall receive any additional, compensation beyond his

for any service or services rendered the State in connection with the internal im-provement fund or other interests belonging to the State of Florida; Provided, further, That the legislature may after eight years grant letters testamentary and of adminfrom the adoption of this Constitution increase or decrease any or all of said sai-aries. (For salaries of other officers see courts of probate.

# Judiciary Department.

Section 1. The judicial power of the State Section 18. The legislature may organize shall be vested in a supreme court, circuit in buch counties as it may think proper, ceurts, criminal courts, county courts, county courts which shall have jurisdic-

Section 2. The supreme court shall con-sist of three justices of the pence. Section 2. The supreme court shall con-sist of three justices, who shall be elected exceed five hundred dollars; of proceedings by the qualified electors of the State at relating to the forcible entry or unlawful the time and places of voting for members detention of lands and tenements, and of of the legislature, and shall hold their office miademeanors, and final appellate jurisdicfor the term of six years, except those first tion in civil cases arising in the courts of

days

prescribed by law. 43, 44, 45, 46 and 67, proposed amendmenta Bection 13. It shall be the duty of the to be voted on at general election 1996, see judges of the circuit courts to report to page 48, post.) ARTICLE VL

such amendments or additional legislation of twenty-one years and on, be a citizen of duties and compensation shall be t the United States, or that shall have de- by law. All county officers, excer clared his intention to become such in con- ant assessors of taxes, shall before as may be deemed necessary. The attorney-general shall report to the legislature at formity to the laws of the United States, and that shall have resided and had his Section 14. 'A circuit.judge may appoint habitation, domicile, home and place of permanent abode in Florida for one year, and in the county for six investigation of the such sum and upon such conditions as the at all elections under this Constitution, legislature shall by law prescribe, approved (Amended at general election in 1894, see by the county commissioners of

tions; and shall also provide that after after his election, the said office shall Section 15. The governor, by and with

> twenty-one years of age, and have been a resident of the State of Florida for twelve. months and of this county for six months, and I am qualified to vote under the Constitution and laws of the State of Florida."

Section 4. No person under guardianship, Section 16. There shall be in each county non compos mentis or insane shall be qualithe executive department shall be installed a county judge who shall be elected by the fied to vote at any election, nor shall any on the same day as the governor. qualified electors of said county at the time person convicted of felony by a court of and places of voting for other county offi- record be qualified to vote at any election may be exempted by law for cers and shall hold his office for four years, unless restored to civil rights. legislature shall have charitable purposes. Section 5. The

power to, and shall, enact the necessary laws to exclude from every office of honor, for raising revenue sufficient to defray the power, trust or profit, civil or military, expenses of the State for each fiscal year, Section 17. The county judge shall have power, trust or profit, civil or military, within the State, and from the right of original jurisdiction in all cases at law in volved shall not exceed one hundred dol- suffrage, all persons convicted of bribery, cipal and interest of the existing indebted-lars; of proceedings relating to the forcible perjury, larceny, or of infamous crime, or ness of the State. entry or unlawful detention of lands and who shall make, or become directly or inlars; of proceedings relating to the forcible perjury, larceny, or of infamous crime, or entry or unlawful detention of lands and who shall make, or become directly or in-tenements; and of such criminal cases as directly interested in, any bet or wager, the legislature may prescribe. The county result of which shall depend upon any indge shall have jurisdiction of the settle-ment of the estates of decedents and minors, to order the sale of real estate of decedents and minors, to take probate of wills, to grant letters testamentary and of admin-lenge or acceptance; but the legal dis-cubility shall be discuble ability shall not acceptance; but the legal dis-cubility shall and an acceptance; but the legal dis-cubility shall acceptance; but the l

power of a committing magistrate and shall all elections by the people the vote shall be cities and incorporated towns shall

issue all licenses required by law to be isby ballot. by ballot. Section 7. At any election at which a citizen or subject of any foreign country shall offer to vote under the provisions of this Constitution, if required by any elector, in a special capitation tax, and a tax on licenses. But the capitation tax shall not eacred on dollar a year and shall be an Section 18. The legislature may organize he shall produce to the persons lawfully exceed one dollar a year and shall be apauthorized to conduct and supervise such plied exclusively to common school purpose, rection a duly scaled and certified copy of Section 6. The legislature shall have

forcible entry and unlawful detainer, and term of the judge whose death, resigns-forcible entry and unlawful detainer, and term of the judge whose death, resigns-the senate, in and for each count of provide. They shall have final appellate vacancy. jurisdiction in all civil and criminal cases. Section 34. The legislature may establish arising in the county court, or before the in incorporated towns and clifes, courts for county judge, of all misdemeanors tried in the publishment of offences against muni-iaw. The legislature shall provide for the division of each county into five division di division division division division division division di di counties in which there is no county judges per-of matters arising before county judges per-to the estates and interests of minors, and of such other matters as the legislature be"The State of Florida," and all prosecu-of such other matters as the legislature be"The State of Florida," and all prosecu-to the estates and interests of minors, and

to the estates and interests of minors, and section 17. The style of all process shall each county of the following county officers in and of such other matters as the legislature be "The State of Fiorida." and all prosecu-may provide. The circuit courts and judges tions shall be conducted in the name and stables, a county assessor of taxes, a tax damus, injunction, quo warranto, certiorari. Section 38. The number of jurors for dent of public instruction, and a county sur-prohibition, habeas corpus and all writs the trial of causes in any court may be fixed veyor. The term of office of all county en-by law but shall not be less than six in free metioned in this section shall be four section 12. The circuit courts and county circuit courts and county circuit courts and circuit circuit courts and circuit circuit courts and circuit circui Sees mentioned in this section shall be four years, except that of county Assessor of taxes, county fax collector and county treascult judges may have such extra territorial 19 to be voted on at general election in 1986, urer, who shall be elected for iwo rear-jurisdiction in chancery cases as may be see page 47, post.) (Sections 40, 41, 42, Their power, duifes and compensation shall prescribed by law. 43, 44, 45, 46 and 67, proposed amendments be prescribed by law.

be prescribed by law. Eection 7. The legislature shall by law authorize the county commissioners of the several counties, where it is deemed neces, sary for assessment purposes, to divide their

Buffrage and Eligibility. Section 1. Every male person of the age of twenty-one years and upwards, that shall, at the time of registration, be a citizen of the United States, or that shall have de-by law. All county officers, except scale, upon the duties of their respective offices, be commissioned by the governor; but no such commission shall issue to any such entering year, officer until he shall have filed with the pecand in the county for six months, shall in refary of state a good and sufficient boad

staration of all the legally qualified toters appointed to any county office shall fail to appointed to any county office shall fail to appointed to any county office shall fail to appoint of all the legally qualified toters appointed to any county office shall fail to appoint of all the legally qualified toters appointed to any county office shall fail to appoint of all the legally qualified toters.

Section 3. Every elector shall at the palities, to provide for their government, time of his registration take and subscribe to prescribe their jurisdiction and powers. time of his registration take and solemnly to prescribe their jurisdiction and powers, to the following oath: "I do solemnly and to alter or amend the same at any swear (or affirm) that I will protect and de-fend the Constitution of the United States abolished, provision shall be made for the and of the State of Florida, that I 'am .protection of its creditors,

### ARTICLE IX. .. Taxation and Finance.

Section 1. The legislature shall provide

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for a uniform and equal rate of taxation, and shall prescribe such regulations as shall secure a just valuation of all property, both real and personal, excepting such property as educational, literary, scientific, religious of

and also a sufficient sum to pay

grant letters testamentary and of admin-lenge or acceptance; but the legal dis-the state or towns in the State to assess and intration and guardianship, and to dis-charge the duties usually pertaining to and conviction by due form of law. courts of probate. He-shall have the power of a committing magistrate and shall lature the vote shall be viva voce, and in the state to assess and for county and municipal property shall be taxed upon the principles established for State taxation. How the their own assessments for municipal pur-

riection a duly scaled and certified copy of Section 6. The legislature shall have his declaration of intention, and if unable power to provide for issuing State bonds to do so by reason that such copy cannot only for the purpose of repelling invasion of be obtained at the time of said election, he suppressing insurrection, or for the pur-shall be allowed to make affidavit before a pose of redeeming or refunding bonds al-proper officer, actions forth the resonance of ready issued at a formation bonds alhe is unable to furnish such certificate, and Section 7. No tax shall be levied for the benefit of any chartered company of the If said affidavit prove satisfactory to the inspectors they shall allow said elector to cast his vote; and any naturalized clitzen offering to vote shall, if so required by any elector, produce his certificate of natural-ization or a duly certified copy thereof, and in the event that said elector cannot pro-duce the same, he shall be allowed to make affidavit before a proper officer stating in full the reason why it cannot be furnished, and if satisfactory to the inspectors of said full the reason why it cannot be furnished, and if satisfactory to the inspectors of said satisfactory to the inspectors of said the relieved by any court from the payment of any tax that may be ilegal; or illegally of irregularly assessed, until he or its taxes and if satisfactory to the inspectors of said "as may be legal, and legally and regularly election such elector shall be allowed to assessed. election such elector shall be allowed to vote. (Repealed at general election in 1894, see page 38, post.) Section 8. The legislature shall have power to make the payment of the capita-tion tax a prerequisite for voting and all such taxes received shall go into the school fund. Section 9. There shall be exempt from not be pledged or loaned to any individual, company, corporation or association; not shall the State become a joint owner of stockholder in any company, association er . corporation. The legislature shall not authorize any, county, city, borough, township or incorporated district to become a stock-

Fixty days from the final adjournment of the session of the legisihture at which it may

provided in such law. Section 15. Accurate statements of the feltures, and grant reprieves for a period receipts and expenditures of the public not exceeding sixty days, for all offences, money shall be attached to and published except in cases of impeachment. In cases

ing enumerated cases, that is to say, regu-lating the jurisdiction and duties of any CAPE of justice, except municipal courts, provid-ing for changing venue of civil and criming for changing venue of civil and crim-hal cases; granting divorces; changing the car forfeiture remitted, or reprieve, pardon ing and empaneling grand and petit juries, and providing for their compensation; for convicted, the sentence, its date, and the assessment and collection of taxes for State date of its remission, commutation, pardon and county purposes, for opening and con-ducting elections for State and county pff. Section 12 cers, and for designating the places of for the sale of real estate belonging to

and of uniform operation throughout the State, but in all cases not enumerated or excepted in that section, the legislature may pars special or local laws; Provided, That no local or special bill shall be passed unless notice of intention to apply therefor shall have been published in the locality into the legislature of such bill, and in the of state. manner to be provided by law. The evi-bance that such notice has been published

passed the ejsiature shall before to the governors if he also commissioned officers of the State mith and be presented to the governor staff, with the objections to the sovernor staff, with the objection to the sovernor and the sale of the sovernor and the sale to sovernor and the sale to sovernor and the sale to sovernor the sale sovernor the sale sovernor the sale sovernor the sale sovernor the the sale sovernor the sale

by the senate. When sitting for that pur- death, resignation or inability to discharge from the senate, when sitting for that pur- death, resignation or inability to discharge from the senaters shall be upon oath or his efficial duties, the powers and duties of

ing of the next Section 11. The governor shall have power

money shall be attached to and published with the laws passed at every regular ses-sum of the legislature. Section 20 The legislature shall not pass special or local laws in any of the follow-ing enumerated cases, that is to say, regu-lating the the cases, that is to say, regurentence, or grant a further reprieve; and the jurisdiction and duties of any if the legislature shall fall or refuse to of officers, except municipal afficers, make disposition of such case, the senor for the punishment of crime or misde- tence shall be enforced at such time and meanor; regulating the practice of courts place as the governor may direct. He shall of justice, except municipal courts; provid- communicate to the legislature, at the be-Finning of every session, every case of fine or forfeiture remitted, or reprieve, pardon

pff. Section 12. The governor, justices of the quorum for the transaction of all outsides. the application of the parties and an order vot-vot-supreme court and attorney-general, or a necessary to a decision. The number of case may be, authorizing such trial and ap-terms of the supreme court and the times pointing such referee. The referee shall be field with such inmitations and restrictions in the same shall be held at the capital ing the evidence taken, and such record as they may deem proper, remit times and yalid forfeitufes, confinue publishment and grant Section 12. The governor, justices of the manors, estates of decedents, and of per-sons laboring under legal disabilities; regu-lating the fees of officers of the State and county; giving effect to informal or invaile deeds or wills; legitimizing children; pro-viding for the adoption of children; pro-lieving minors from legal disabilities; and for the establishment of ferries. Section 21. In all cases enumerated in the preceding section all laws shall be general and of uniform operation throughout the State, but in all-cases not enumerated or estates of decedents, and of per- shail be one, may, upon such conditions.

by ine senate, When sitting for that pur-death, resignation or inability to discharge. The fifth judicial circuit shall be tom-pose the senators shall be upon oath or his official duties, the powers and duties of posed of the counties of Futnam, Alachua. affirmatiod, and no person shall be con-posent of the senator shall be con-solution of the senator shall be con-victed without the concurrence of two-thirds of the senate for the residue pf the term. of the senator space, and in posed of the counties of the counties of the counties and in posed of the counties and in posed of the counties and in posed of the counties of the counties of the senator shall be com-solution to a fixed day for the trial of any sit for the purpose fice, death, resignation or inability of the -the may sit for the purpose fice, death, resignation or inability of the -the senator shall be com-adjourn to a fixed day for the trial of any sit for the purpose fice, death, resignation or inability of the -the may sit for the purpose fice, death, resignation or inability of the -the senator in posed of the counties shall be com-timperachment, for any sit for the purpose fice, death, resignation or inability of the -the afficient shall be com-adjourn to a fixed day for the trial of any sit for the purpose fice, death, resignation or inability of the -the afficient shall be com-timperachment, for any sit for the purpose fice, death, resignation or inability of the -the afficient shall be the executive officer of said liable for its propertion of the liabilities effect this article.

one of whom, to be designated by justices of the peace. place at the first election for members of of the legislature.

pointed or elected as a justice of the su- the court. The parties may, however, trans-preme court, or judge of a circuit court, or fer the oause to another circuit court or criminal court, that is not twenty-five years county court, as the case may be, or may of age and an attorney at law. have the case submitted to a referce.

appellate jurisdiction in all cases at law and scribed by law. in equity originating in circuit courts, and Section 21. The county commissioners of For the establishment of ferries. Exection 21. In all cases numerated in the particip, see page 39, post.) State, but in all cases not enumerated or parse special or local laws; Provided, That no local or special lished with the justices of interstant with the special control the splataure notice of intention to apply therefor shall have been published in the justices shall render such affected may be situated, which no-tice shall state the substance of the substance of the state of Fording shall dollar is and no and in the state of fording shall dollar with the substance of the state of fording shall be the first house of representatives affected may be situated with the first legislatures that convents into the legislature of such bill, and in the manner of applying for of appeals from the circuit tourts in cases state of intention to apply therefor shall have been published in the justices shall render such into the legislature of such bill, and in the manner of applying for of the state of Fording is state the substance of the state of Fording state shall be published at into the legislature of such bill, and in the manner of use boarded to the state of for the substance of the fording action the state of for the substance of the courte shall have power to the substance of the substance of the substance of the fording action of the bases corpus, and the substance of the substance of the state of Fording is action the state of Fording is action the state of for the substance of the state of for the state of powers and ponder the state, signed by the gover of the state shall have power to the state shall have power to the state shall have power to the state of for the state of powers and ponder the state, signed by the gover on the state shall have power to the s

In the regulature of such kill, and in the parameter of such kill war.
 Bedion 1. All offerer bas kinls are may be made by seven frequencies base of here and here the parameter of such kill here are and here the seven and here the seve

lot in such manner as they may determine, peals may be de novo at the option of ap-shall hold his office for two years, another pellant. The county judge shall be judge shall hold his office for two years another perlant. The county judge shall be judge to be designated in like manner for four of said court. There shall be elected by years, and the third for six years, so that the qualified electors of said county, at the one shall be elected every two years after time when the said judge is elected, a pros-the first election. The chief justice shall ecuting attorney for said county, who shall be designated by lot by said justices, and hold office for four years. His duties and shall be such during his term of office. The compensation shall be prescribed by law. first election for said justices shall take Such courts may be abolished at the pleasure place as the first election.

sued in the county.

place at the first election for members of of the legislature. the legislature after the ratification of this Section 19, When any civil case at law Constitution, and their term of office shall in which the judge is disqualified shall be begin on the first Tuesday after the first called for trial in a circuif or county court, Monday in January after their election, the parties may agree upon an attorney at (Amended at general election in 1902, see law, who shall be judge ad litem, and shall page 42, post.) Section 3. No person shall ever be ap-in said cause as if he were the judge of

of age and an attorney at law. Section 4. The majority of the justices Section 20. Any civil cause may be tried of the supreme court shall constitute a before a practicing atorney as referee upon quorum for the transaction of all business. the application of the parties and an order

in 1997, see page 43, post.) in the office of the clerk; and the cause shall Section 5. The supreme court shall have be subject to an appeal in the manner pre-

of appeals from the circuit courts in cases each county shall divide it into as many arising before judges of the county courts justice districts, not less than two, as they in matters pertaining to their probate juris- may deem necessary. There shall be elected

Section 15. All officers that shall have make such writs returnable before himself law; and in counties where county courts The members of the house of representatives erry, or the rection or repair of im-

if said affidavit prove satisfactory to the inspectors they shall allow said elector to

Section 9. The legislature shall enact such laws as will preserve the purity of the ballot given under this Constitution.

ARTICLE VII.

Census and Apportionment.

Section 1. The senators representing the odd numbered districts, as said districts are odd numbered districts, as said districts are holder in any company, association or cor-now designated, whose terms have not ez- poration, or to obtain or appropriate money pired, and those senators representing even for, or to loan its credit to, any corpora-numbered districts, to be elected A. D. 1886, 'tion, association.' Anstitution or individual. under the Constitution of 1868, shall be the

first senate under this Constitution; and the members of the assembly to be elected A. D. 1886 shall be the first house of represen-

legislature at its next session, and if the of the bill approved shall be the iaw, and ferson. shall receive two-thirds of the votes the item or items of appropriation disap-present it shall be comte and imitations pre-shall have the sole power of impeachment; but a vote of two-thirds of the outles of the sole of the impeachments shall be tried of the governor, his removal from office. by the senate, When sitting for that pur-by the senate, When sitting for that pur-by the senate. by the sena

### ABTICLE X.

Homestead and Exemptions.

Section 1. A homestead to the extent of one hundred and sixty acres of land, or the

Constitution, and fix by law their duties and compensation. Section 32. Every bill that may have passed the eigeslature shall, before becoming a law to the solution of the state mill a law to the solution of the state mill approves it he shall sign it, but if not he shall return it with his objections to the shall return it not be entirely separated by any county be-or town, without the consent of the owner ionging to another district. Any new county Section 6. The legislature shall entir that may be created shall be entitled to such laws as may be necessary to enforce

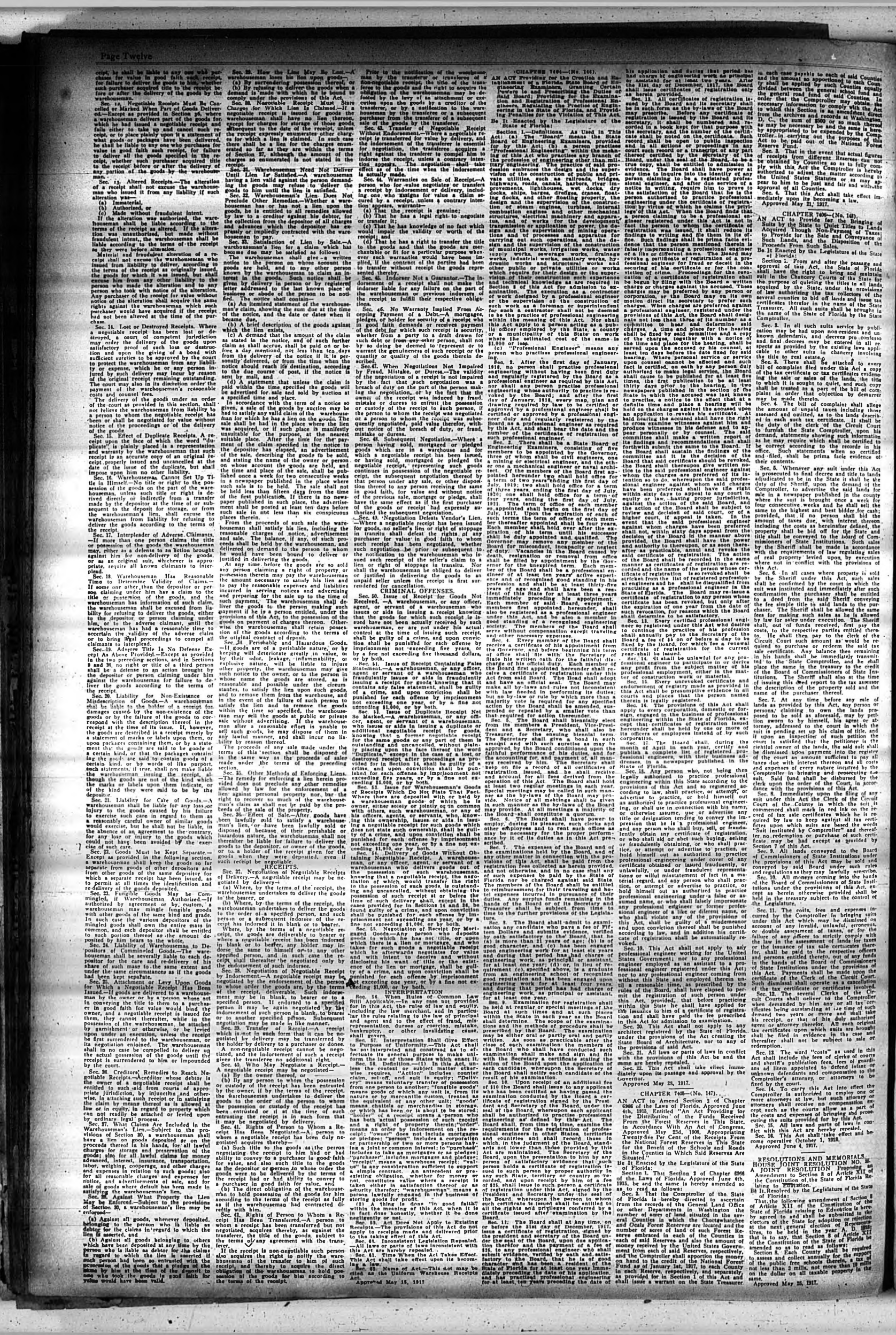
Married Women's Property.

Married Women's Property. Section 1. All property, real and personal, of a wife owned by her before marriag, or iswfully acquired afterwards by gift, de-vise, bequest, descent, or purchase, hall be her separate property, and the same hall not be liable for the debts of her hubband without her consent given by ome instru-ment in writing, executed according to the law respecting conveyances by married women.

nto political divisions to be called counties Bection 2. The several counties as they real or personal property may be charged iow exist are hereby recognized as the legal in equity and sold, or the uses, rests and political divisions of the State profile thereof sequestrated for the pu



Page Twelve



Article XIX, Section 1. the manufacture, ale, barter or exchange of all slobble or istoxicating liquors and beverages, whether introducting indust or malt, are hereby for-ever prohibited in the State of Florida, ex-cept alcohol for medical, scientific or me-chanical purposes, and wine for ascramental purposes; the sale of which alcohol and wine the purposes aforesaid, shall be regulated

I The Legislature shall enact suitable tive for the enforcement of the provisions

Sec. 1. This article shall go into effect on the the first day of January, A. D. 1919. The Approved April 18, 1917.

SENATE MEMORIAL NO. 1

Whereas, The greater portion of the popu-stion are within 5 miles of deep water out-side the Gulf of Mexico and in easy gun range of even the smaller war vessels; therefore, be it Resolved, by the Legislature of the State

Resolved, by the Legislature of the State of Florida, That our Demantation in Con-gress be and are hereby respectfully remarked and urged to exercise every honorable means at once to have Constrement the proper authorities to take immediate steps for the protection of the said Port of St. Andrews tec by proper fortifications upon the lands that and are reserved by the United States Govern. Where ment at the entrance to the said harbor; be it

Resolved. That the Secretary of State be reguested to mail each of our Senators and Representatives in Congress, under his seal, copy of these resolutions. Approved April 19, 1917.

### HOUSE MEMORIAL NO. 1.

HOUSE MEMORIAL NO. 1. TO MEMORIALIZE the Congress of the United States to Pass and Submit an Amendment of the Constitution of the United States to the Several States Propos-ing Nation-Wide Prohibition of the Nanu-Heture, Sile. Batter or Exchange of All Alcoholic or Intoxicating Liquors or Berer. Alcoholic of Intoxicating Liquors or Berer. Media Constitution of the State Alcoholic of Intoxicating Liquors or Berer. Heture, Sile States Propose. Internal protection of our homes against foreign invasion; It It Enacted by the Legislature of the State of Florida: TO MEMORIALIZE the Congress of the United States to Pass and Submit an Amendment of the Constitution of the United States to the Several States Propos.

### Be It Resolved by the Legislature of the State wThat the Congress of the United States be of Florida:

That the Congress of the United States be and is hereby requested to pase and submit an amendment of the Constitution of the United States to the several States propos-ing nation-wide prohibition of the manuface ture, sale, barter or exchange of all alcoholic or intoxicating liquors or obeverages, be it further

Congress be and it is hereby requested to use all honorable means to bring about the parcage of, this amendment; be it further Resolved. That the Secretary of State be instructed to mail a copy of this resolution to each of the Florida Senators and Representa-tives in Congress of the United States. Approved April 20, 1917.

HOUSE MEMORIAL NO. 1. A MEMORIAL to the Congress of the Unit-ed States to be presented by and Through the Congressional Delegation From the State of Florida at Washington, D. C. Requesting That the Revervation Known As the Chae-

which is composed of land that is especially ther suitable for cultivation for all knds of agri- tive cultural purposes; and

whereas, increase, increase are a targe number of products that will be so materially as this that it is water and swater and swater

ing of war supplies or war service, including transportation, at a reasonable profit, same to be fixed by Congress. That Congress enact levislation preventing excessive profits on the necessities of life, the producer at a reasonable necessities of life, the Secretary of the Senate. To enact laws that will compel the furnish-

war.

That our representatives in Congress be respectfully requested to use all honorable means to bring about these results. And that the Secretary of State shall fur-

SENATE MEMORIAL Requesting Congress to Use Their Efforts to Have the Port of St. Andrews Properly Fortified Against the Enemies of the United States. Whereas, The Port of St. Andrews and techted there are great milling plants, one of which is known as the German-American Lumber Company, and practically owned by German capital; and Whereas, The said port has a depth of 23 feet over the entrance bar sufficient to per-mit large bottile meno-forwar to enter; and Whereas, The greater portion of the popu-fation are within 6 miles of deep water out-side the Gulf of Mexico and in easy gun the Use of State Convicts in the Construc-tion of Said Military Highway, From Those States Only Though Which Said Highway 25500.

Whereas, A state of war now exists brtween this Government and a foreign nation; and

Whereas, Along the Southern Gulf Coast Shiles there are very few forts or other proo against invasion by a foreign army;

There is more sea coast unprotected in mid section than in any other part of

ed in mid-tection than in any other part of our country and Whereas, there are few railroad facilities in said section suitable for the transfortation of troops from one coast of the United States to the other, and the local dirt roads are not passible, by heavy, motor-driven trucks suf-ficiently large to carry heavy guns from one section to another; and

of Florida;

appropriatione and to pass such legislation as to empower the Government to take over the highway known as The Old Spanish Trail Highway from Miami and Tampa, Florida, through the Gulf Coast States to California; to take charge of ablebodied male State com-victs in Florida, Alabami, Louisiana, Texas, New Mexico, Arizona and California, and to take class to work on each california, and to take class to work on each california. Resolved. That the Florida delegation in place also to work on said road all able-bidied Congress be and it is hereby requested to male Federal convicts now in prison who were male Federal convicts now in prison who were

> tors and Representatives in Congress be and can point to the government map to verily they are hereby requested to place this im his claim that 1 is swamp and water and portant matter before their representative body accordingly the abode of reptiles and poisfor immediate action; and that a cor- of this Resolution be sent to each representative from Florida.

Approved May 26, 1917.

tive co-operation of the farmers, planters, and fruit growers of the State of Florida.

SENATE JOINT RESOLUTION NO. 4. NOINT RESOLUTION Proposed Amend-best interests of the country in the present of Florida. That Arricle XIX of the Constitution of the That the same is bound the same is bound of the That the same is bound the same is

He It Resolved by the Senate, the House Concurring: That our Senators and Representatives at

Washington be requested and instructed to use all hondrable mans 13 have New Smyrna, Volusia County, Florida, made & Port of

SENATE CONCURRENT RESOLUTION NO. 16. Whereas, The official map of 1916, issued by the United States Land Office at Washing-ton, does Florida injustice by representing the south end of the State to be water and swamp under the general title of "The Ever-glades," with Lake Okeechobee as a part of it; showing but a narrow strip of Dade, Bro-ward and Palm Beach Counties as being dry land suitable for habitation Land the same and suitable for habitation, and the same appearance of water applying in full to Mon-roe County and in part of Lee, DeSoto, Os-ceola and the new county Okeechobee; and ceols and the new county Okeechobee; and Whereas, The impression this fact makes Is seen in a statement apearing in connection with a map printed recently in Viercek's Weekly of New York City, in connection with the following description of Thorida: "The map accompanying should be of interess "The map accompanying should be of interess to every reader of Viercek's Weekly. It is a photographic reproduction of the large, their representatives, have, with rare self-map which hangs in our office. Each tiny dot represents a city, town or village where 'bloodshed or violent upheaval, substituted we have subscribers. You may notice that

dot represents a type of the state of the state of Florida there are not many dots; but as Florida is largely covered by Everglades (great examps inhabited only by the picturesque Seminole Indians) our agents have had considerable difficutly in do-

printing similar stories, as for example a recent, interview in the Daily Glibe of Atchiwinter in Date County-on the narrow white and hereby is memorialized to make such mrip down as land in the government map-appropriatione and to pass such legislation as and who said: "Florida hasn't a thing ex-to empower the Government to take over the cept elimate. In the south half of the State, highway known as The Old Spanish Trail you have to blast a hole in the rock to Highway from M.ami and Tampa, Florida, plant an orange tree. I chuldn't find any through the Gulf Coast States to California; to man who can's orange of gripefull groves take charge of able bodied male. State con who isn't ansious to sell. Baitlemakes are thick that when inhabitants of the town out at night, they have to have torch lights on the end of their canes, or carry flashlights to frighten snakes off the walks. The snakes are hig ratilers, six to ten feet ling and men, women and children have to wear leggins or boots." And

Whereas, The author of this libel on Florida onous incects; and

The Congressional Delegation From the State of Florida at Washington, D. C. Requesting That the Revervation Known As the Chue-tawhatche Reservation in West Florida be Withdrawn and that the Land Therein be Restored to Homestead Entry and that all Citizens be Allowed to Make Homestead Entry Thereon in Compliance With the Laws of the United States. SENATE CONCURRENT RESOLUTION NG 3 Whereas, A state of war now exists be three there. Even with drainage, the terri-try is low, the saw grass is high, the mos-same to the Legislature within not less than the same to the Legislature within not less than the conservation and care in the use in a higher altitude, or in a northern climate. In a higher altitude, or in a northern climate.

Whereas, By reason of the topographical as well as all other persons having soil or that this will ever be satisfactory in this candition of the land it is not desirable as well as all other persons having soil or that this will ever be satisfactory in this property upon which, to grow any product part of Florida. "And that would be to the advantage of the State Whereas. There are a large number of and would be to the advantage of the state."

of Florida:. In blemnid session ariembled, that we memorialize Congress: To conscript dollars as well as men, through the imposition of large graduated income 10,000 per abnum until all war debts and To enact laws that will constributed. To enact laws that will constributed in the second of the second that such service has been performed. Approved June 5, 1917.

HOUSE RESOLUTION NO. 20. Whereas, The Ladies' Civic League of Bush-nell, Florida, has organized a movement for enabling them to reach the consumer from the producer at a reasonable profit during SENATE CONCURRENT RESOLUTION near the scene of Dade's Massacre in Sumter

Gunty, Florida; and Whereas, The scene of Dade's Massacre is one of the historic points of this State and should be marked by such fitting memorial;

Whereas, There has been introduced in the Congress of the United States of America a bill making appropriation for such memorial;

Volusia Copnty, Florida, mark Entry: That the Sectabry of State is hereby in-structed to furnish each of our Senators and Representatives at Washington with a copy it this Concurrent Resolution. This concurrent Resolution.

Sumter for the purpose of marking and pre-serving the historic spot where Major Dade and his men were massacred during the late Indian-war, be, and the came is hereby ap-

Indian-war, be, and the came is hereby approved; be it Resolved, further, That the Secretary of State is hereby authorized and requested to send a copy of this Resolution to iton. H. J. Drane at Lakeland, Florida, representing the First Congressional District of This State; a copy to each of our United States Senators, Hon, Park Trammell and Hon, Duncan U.

doodshed or violent upheaval, substituted the population belonging to this class num-free, self-government for autocracy in their bering between 500 and 1,000; and organized government, and Whereas, We, who love liberty truly and Whereas, We, who love liberty truly and enjoy the blessings of freedom and of equal

opportunities and rights, know how to value agents have had considered. And "Residved, By the Legislature of construction whereas. Northern papers are regularly expressing the sentiments of our people, that " pointing similar stories, as for example a segret Russia as a member of the family of States whose governments are founded on the consent of the governed and rejoice that at last those conceptions of freedom, right at last those conceptions of freedom, right of \$500 made by said Act of 1915; therefore of any church, sect or religious denomination, and justice which will insure to Russia a lie it Resolved by the House of Representation or in aid of any sectarian institution. frave triumphed. We extend our cordial con-gratulations and fullest encouragement to the

So to Section 1. Be it Resolved by the House of Representatives, the Senate Con-curring. That a committee of five, three of whom shall be named by the Speaker of the House and two by the President of the Senate, be appointed as a committee to investigate the expected revenues of the State for the next two years and make recommendations con-

onous incects; and Whereas, A recent book entitled "What cerning budget appropriations. About Florida?" in a chapter devoted to "The Everglades," declares among other mittee to secure from the State Comptroller, things that "Because the Seminoles live on the edge of the Everglades is not to be taken all available information as to expected reve-

Information with their recommendations to the should not be been black patients which should not be Legislature not less than one week prior to white and black patients which should not be tolerated any longer; and the date for final adjournment. The appro-the date for final adjournment. The appro-the date for final adjournment exceed nine. Whereas, These unfortunate people are en-Importance. It is impossible to conceive that this will ever be attractory in this priations recommended shall not exceed nine-ty per cent of the amount of expected reve-

# **OUR ORGANIC LAW**

bined with peculiar climatic conditions, make possible the production of from two to four crops per year on the same ground; and "Whereas, The said C. A. Bird, C. A. Pax-son and L. A. Hough aforesaid have tendered to the government of the United States the use of these hands, to be cultivated in such manuer and for such purpose as the govern ment may deem necessary and proper to in ment may deem necessary and proper to in-crease its food supply during these times of national stress, or for a period of two years, and as these gentlemen seek the endorsement of the Legislature of the State of Florida to present with their proposition in detail to the government at Washington; therefore, be it Resolved, That the Legislature of the State of Florida does hereby commend to the National government the use of these lands as National government the use of these lands as mentioned above, and it further recommends that it give the safe proposition a thorough investigation, believing that a regiment of farmers armed with implements of agriculture can do more in this State towards meeting the worldwide demand for food stuffs, in P. few months, than other localities can do in a year. Our soil and climatic conditions be-ing capable of producing valuable food crops every month in the year, we invite the in-vation of a hunger-conquering army of agriculturists to put our vast resources to the

Approved May 25, 1917.

HOUSE CONCURRENT RESOLUTION

NO. 21. A CONCURRENT RESOLUTION Extending the Time for Completion of the Investi-gition by the Commission Appointed Under Chapter 620, Acts 1915, to Investigate the Need of a State Institution for the Care of

Epileptics and the Feeble-Mindey, Whereas, The commission appointed under authority of Chapter 6920. Acts of 1915, to make investigation as to the need of a State institution for the care of the epileptics and feeble mided has reported progress in making a survey of the number of children among survey of the number of children among

ment of this class of children; and Whereas, We recognize the obligation upon the State for this special care and treat-

ment: and

Whereas, The Commission now appointed fection of their labors, and that they have used only a minor portion of the appropriation

pointed under Chapter 620, Acts of 1915, to investigate the need of a State institution for the care of epileptics and feeble minded in gratulations and fullest encouragement to the people of Russia: be it further Recovery of this resolution be: the care of epileptics and feeble minded in forwarded h, the Secretary of State to the President of the Duma of Russia. Approved April 20, 1917. Approved April 20, 1917.

the Legislature: the Legislature: That the members of said commission are hereby authorized to present to the State Comptroller their itemized account for ex-prenses while engaged in the performance of great. The sufficient survey of the state of the second state of the presumption penses while engaged in the performance of great.

HOUSE CONCURRENT RESOLUTION No. 26. Whereas, The State Horpital for the Insane having been built and used as a

military camp many years ago; and Whereas. The buildings now used are not adequate for the purposes for which they are intended; and Whereas, Many of the buildings are not properly ventilated, unhealthy, and are a veritable fire-trap, in which the lives of the inmates are endangered; and

EXTRACTS FROM THE CONSTITUTION OF FLORIDA

Page Thirteen

### PREAMBLE.

We, the People of the State of Fldrida, grate-ful to Atmighty God for our constitutional liberty, in order to secure its blessings and to form a more perfect government, insur-ing domestic tranquillity, maintaining public order, and guaranteeing equal civil and po-litical rights to all, do ordain and establish this Constitution.

big Constitution. Declaration of Rights. Section 1. All men are equal before the law, and have certain inalienable rights, among which are those of enjoying and defending life

which are those of enjoying and defending life and liberty, acquiring, possessing and protect-ing property, and pursuing happiness and obtaining safety. Section 2. All political power is inherent in the people. Government is instituted for the protection, security and benefit of the citizens, and they have the right to alter or amend the same whenever the public good may require it; but the paramount allegiance of every eff-izen is due to the Federal Government, and the member of this State have no power to dispeople of this State have no power to dis-solve its connection therewith.

solve its connection therewith. Section 3. The right of trial by jury shall be secured to all, and remain inviolate forever. Section 4. All courts in this State shall be open, so that every person for any injury done him in his lands, goods, person or repu-tation shall have remedy, by due course of law, and right and justice shall be administered without calls denied of data.

law, and right and justice shall be administered without sale, denial or delay. Section 5. The free exercise and enjoyment of religious profession and worship shall for-ever, be allowed in this State, and no person Whereas, The State has made no adequate nor practical provisions for the care and treat-ment of this class pC children; and so construed as to justify licentiousness or practices subversive of, or inconsistent with

the peace or moral safety of the State or society Section 6. No preference shall be given desire a further extension of time for the per-fection of their labors, and that they have and no money shall ever be taken from the used only a minor portion of the appropriation public treasury directly or indirectly in aid

tives, the Senate Concurring: Section 7. The writ of habeas corpus shall That the commission authorized and ap- be grantable speedily and of right, freely and ointed under Chapter Concurring. without cost, and shall never be suspended un-less, in case of rebetlion or invasion, the public

unreasonably detained.

their duffes, and upon being duly audited. Section 19. No person shall be tried for the State Treasurer is hereby authorized to a capital crime or other felony, unless on pay the same out of the unused balance of the appropriation made for this commission, Approved June 5, 1917. tution, and except in cases of impeachment, and in cases in the militia when in active service in time of war, or which the State, with the consent of Congress, may keep, in time of peace. Section 11. In all criminal prosecutions the accused shall have the right to a speedy and public trial, by an impartial jury. In the county where the crime was committed, and shall be heard by himself, or counsel, or both, are not cusation against him face to face, and have comput-of the against him face to face, and have comput-of the mory process for the attendance of witnesses in his favor, and shall be furnished with a copy

inmates are endangered; and Whereas, This hospital is used both for white and black patients which should not be tolerated any longer; and Whereas, These unfortunate people are en-titled to and should receive every possible treatment that would assist seem both men-tally and physically in restoring their health Nees. 4. That the committee shall also in-vertigate and make recommendations con-cerning any needful changes for placing the appropriations and expenditures of State lunds nearer on a complete budget basis or system. Approved April 21, 1917. HOLTSE CONCURRENT RESOLUTION That the Governor of this State be authorized will directed to appoint a committee of three and, Whereas, Mr. Frammel, the present super-intendent, recommends in, his report that a new modern hospital be built; therefore that the Governor of this State be authorized and, Section 11. Every person may fully speak and with the section of the present super-intendent, recommends in, his report that a new modern hospital be built; therefore that the Governor of this State be authorized and, directed to appoint a committee of three the truth may be given in evidence to the lury. That the Governor of this State be authorized and, directed to appoint a committee of three the truth may be given in evidence to the lury. That the Governor of this State be authorized and, the shall appear that the matter charged and directed to appoint a committee of three the truth may be given in evidence to the lury, currents, same to be free holders of the State and if it shall appear that the matter charged of Florida, to take up and thoroughly investi- as libelous is true, and was published for good gate and report their findings and recommen-dations to the next session of the State Legis-motives, the party shall be acquitted or ex-omerated. Section 14. No person shall be compelled to a new modern nonpital in this oblic. Resolved, further, That the committee be authorized to visit and inspect any locations and sites offered as a location, and to re-ceive and embody in their report all offers of land or money, or both, made by any com-munite for the location of the said hospital in their respective community. Resolved, further, That the committee be authorized to have prepared plans and speci-fications for a new, modern, fire-proof hospital, together with an estimate of the cost of erecting and finishing same, and to make a full and complete report of all matters per-tioning to this matter to the session of the together with an estimate to the session of the finitions for a new, modern, fire-proof hospital, together with an estimate of the cost of erecting and finishing same, and to make a full and complete report of all matters per-tioning to this matter to the session of the pay costs except after conviction, on a final disposition of property in this State as citidisposition of property in this State as citi-rens of the State. Section 10. Neither slavery nor involuntary servitude, except as a punishment for crime, whereof the party has been duly convicted, shall ever be allowed in this State. Section 20, The right of the people to bear arms in defense of themselves and the lawful authority of the State, shall not be infringed. but the legislature may prescribe the manner in which they may be borne. Section 21. The military shall in all cases and at all times be in strict subordination to the civil power. fecting of a Measure to Equaine and Re-duce the Burdens of Taxation, and Perfect the Tax Laws of This State. Is It Resolved by the Legislature of the State es, shall not be violated, and no warrant issued

HOUSE MEMORIAL, NO. 3. A MEMORIAL To Memoralize the Congress of the United States to Place Into Effect the Prohibition of the Manufacture and Sale the Prohibition of the Manufacture and Sale now on thand. of Intomenting Liquors During the. Ex- 3. Resolved further, That the intent and intence of the Present State of War Be-purpose of this Resolution is cordially and tween the United States and the Imperial sincerely commended and recommended to German Government, Whereas, This nation is now facing a crisis in the grain supply and it is vitally necessary that steps be taken to conserve every bushel of train possible, so that it may by used for the grain the grain of the State of Florida and cvery clitten is urged to use every effort in his power to increase the production and to in every way assist and encourage all others engaged in like transactions or in the the grainest benefit of our people and allies and the second state of the state of the state of the second state of the state of

prohibit the manufacture of intoxicating Equors or beverages during the war now be-ing waged against the Imperial German Govwhen we consider the greatly increased

When we consider the greatly increased Fice the people of this country will have to any for bread, to say nothing of the vast amount that will be wasted in the consump-tion of these alcoholic drinks, it is a question is to whether there would be any actual net there are derived from the taxes on alcoholic drinks. Viewing the question, therefore, from that needs, there is not a single argument trainet the war prohibition measure while there are many sound, economic and bene-ficial reasons in its favor. In these times it is the duty of our national trainet to the people to conserve wherever

In these times it is the duty of our national legislators to the people to conserve wherever possible the country's food supply, and where there is found such a tremendous wastage in the manufacture of products not needed. It is our duty to stop this wastage and sllow the grain to be diverted to food purpose; be is further

Resolved. That our representatives in the Congress be respectfully requested to use all bonorable means to bring about this result; be it further

be it further Beit further Beitweid, That the Secretary of State shall f furnisk each of our representatives with a topy of this memorial. Approved May 21, 1917.

HOUSE MEMORIAL NO. 4. TO MERICARIALIZE the Congress of the Taxes to Regulate Profits on War Sup-bles and Services, Including Transporta-ions and to Enact Legislation Regulating Praces on Necessities of Life. Whereas Many hundreds of thousands of the waf of our country. Whereas the waf of our country is cal-tempte to feed and maintain our soldiers and well as our sailles. Whereas our soldiers and laborers must

led mon to exert its highest and most efficient efforte to feed and maintain our soldiers and paper well as our allies.

Whereas, our soldiers and laborers must should be in possession of the fullest possible information is connection with this subject, Best efficient service.

States authority to see approximate authority to see approximate authority to see approximate authority to see approximate authority to see and the state desire that the land thank be opened to homesteal entries; there are of the Commissioner of Agriculture of the United States of America the Legislature of the State of Florida desires and does call the attention of every official individual, or person in any way connected with agribe and they are earnestly requested to pre-tent this Memoiral to the Congress of the United States and to use every effort to induce Congress to withdraw the Choctawhat-the Reservation and cause the land therein that has not already been homesteaded made rabject to homestead entry under the laws of the United States now in force relating to and purposes. Tesolved, further, That the Secretary of the United States and members of Congress of the United States certified copies of this Besolved, further, and he is hereby directed, to furnish to the Senators and members of Congress of the United States certified copies of this Besolved May 15, 1917.

supplies to conserve, preserve, and care for, the products of the soil, to use the utmost efforts in every way to stimulate and increase production and to conserve, care for, and preserve, all stores and supplies of any kind

SENATE CONCURRENT RESOLUTION.

Requesting the War Department to Guard the Bridges and Terminals of the C. H. & Railroad

Wherear, The Harbor of Boca' Grande. Florida, is the most southern deep water harbor except Key West in the United States; Whereas. The facilities for loading and dis-

Whereas. The facilities for loading and dis-charging large cargoes at sold harbor may become of great value to the United States government during the present war with Germany; and Whereas. The railroad terminals, includ-ing the bridges across the Myakka River and Gasparila Pass are exposed to destruction by hostile enemies; therefore, be it Resolved, the House concurring. That the War Department at Washington be urged to take immediate steps to properly asleguard the railroad terminals and bridges above men-tioned.

# Approved April 21, 1917.

SENATE CONCURRENT RESOLUTION

NO. 6. Whereas, The drainage of the nearly five million acres of overflowed lands in the Ever-glades, which constitutes the largest reclama-tion project in the world, is of the widest interest and greatest importance of any matter upon which this Legislature will be called

to act; and Whereas, The honor and credit of the State

realties to perform the highest and to the end that they may vote intelligently on any Everglades drainage bills that have

The reas, Any excess profits by persons. The arrows the people who pay it, and promotion of the the protection and promotion of the the protection and promotion of the the people who pay it. and equality the people who pay it. and people who pay it. and the people who people Wereas, Large incomes spent frivolonsly legislation or in drainage matters in the Ever-

Plevilla scorpt oranges and rick Yankees"

Whereas Florida gets it coming and going, though the deceptive methods of certain in wholesale condemnation and misrepresenta-tion, and now the Federal Government's map tion, and now the Federal Government's map spreads a swamp over the south part of the State, which can be pointed to as evidence that that part of Florida is not habitable; and Whereas, The State has no publication to enumerate her resturces, and no specimens of resources to illustrate and support her claims to greatness, but depends upon private

claims to greatness, built depends upon private increases, which in some cases has worked incalculable injury; and Whereas, Some of the fraternal societies have not entered the State because of a be-lief in ther unhealthfulness; and Whereas, Dr. Wilson, founder of the Royal Afeanum, one of the great fraternal societies of the north, is now a resident of Florida, and recently said that "the idea is wide-spread that Florida is unhealthy, but by com-ing here I find that Florida is one of the healthiest States in the Union. I came here in my 79th year to live out the balance of my life, and you can take it from me, that I now wouldn't care to live anywhere else, and it will be my pleasure to urge others to come. I stayed away only because I heard too many conflicting stories about the State."

Therefore he it Resolved. That the Legislature of Florida authorize the preparation, printing and circu-lation of a handbook to accurately and fully describe the advantages of the State, and also reptiles, and further be it

reptiles, and further be it Resolved by the Legislature of Florida. That our Senators and Representatives in Congress be requested to take the necessary steps to have forthcoming issues of the United States Land Office map, and any other mis-leading maps issued by the government, so corrected as to at least show that Lake Okeechabee is not surrounded by water. Approved May 24, 1917.

### Approved May 30, 1917. SENATE CONCURRENT RESOLUTION

SENATE CONCURRENT RESOLUTION NO. 23. Be It Resolved by the Senate, the House of Representatives Concurring: That the Secretary of State be directed to have one copy each of the Journals of the Senate and the House of Representatives. and Session Laws of the Legislature of 1917, bound as bargington for each mathem of the bound as heretolore for each member of the Senate and House of Representatives, Sec-Senate and House of representation, Aulistant Secretary, Bill Secretary, Reading Secretary and Assistant Reading Sec-Reading Secretary and Assistant Reading Sec-retary, Enrolling Secretary, Recording Sec-retary, Engrossing Secretary and Sergeant-at-Arms of the Senate. Chief Clerk, Assistant Chief Clerk, Reading Clerk, Assistant Reading Clerk, Bill Clerk, Enrolling Clerk, Recording Clerk, Engrossing Clerk, and Sergeant-at-Arms of the House of Representatives, also to made Index of Clerkie Constant Set to each Judge of Circuit Courts and States

Attorney. Approved June 1, 1917. SENATE CONCURRENT RESOLUTION

SENATE CONCORRENT RESOLUTION NO. 28. Be It Resolved by the Senate and House of Representatives Concurring: That the Clerk of the Supreme Court he and he is hereby authorized and directed to deliver or transmit two bound copies of the Decisions of the Supreme Court as published Decisions of the Supreme Court as published to the Governor so that one set of the Supreme Court reports shall be for the use of the Governor's office and one set for the Gov-ernor's Mansion. All Supreme Court 'reports so furnished shall be and remain the property of the State of Florida. Approved June 2, 1917.

# SENATE CONCURRENT RESOLUTION

he authorized to mail copies of the last day's Tournal to each member of the Senate and House of Representatives, and that the Comp-troller be authorized to pay the bill for such nostage as is necessary to carry out this Secretary of the Senate and the Chief Clerk of House of Representatives. Approved June 5, 1917. NO. 24. NO. 24. Resolved by the Senate, That the Secretary be authorized to mail copies of the last day's lournal to each member of the Senate and House of Representatives, and that the Comp-Approved June 5, 1917.

That the attention of the members of the Florida delegation in Congress be directed to the fact that a thousand or more car-loads of tomatoes too ripe for shipment will go to waste in the trucking sections along the lower East Coast of Florida during the .go next three months unless immediate arrange-ments are made for saving and preserving

whereas, It will be more, convenient for Mrs. Bryanown, address us at a later date; therefore be it Resolved by the House of Representatives, the Senate Concurring, Does hereby livite Mrs. Bryan to address the Legislature of Florida on Wednesday night at eight o'clock.

collect specimens of the natural and economic products of the State, for display at fairs and expositions to convince visitors that there is more in our State than swamps, insects and terways of this country is one of the most terways of this country is one of the develop-No. 15. Whereas, The improvement of wa-terways of this country is one of the most vital needs of the nation for the develop-ment of its commerce, both in peace and in

That our Senators and Representatives in the Compress be requested to take the necessary steps to have forthcoming issues of the United Whereas, At this particular time the development of our waterways is one of the most important pieces of work that the Federal government, so corrected as to' at least show that Lake Okeechobee is not surrounded by water.
 Approved May 24, 1917.
 Be It Resolved by the Senate, the House Concurring:
 That the hour for the adjournment of the Legislature of JBT be and the same is hereby fixed, at the hour of 12 o'clock noon, Friday, June 1, 1917.

Senate Concurring: That our Representatives in Congress be unred to use every effort to have aphili in substance similar to the one drafted at the last sension of Congress, and passed by the House of Representatives, enacted into law at this special semion of the Wth Congress;

he it further Resolved, That copies of this Resolution be forwarded to our representatives in Congress and to the Chief of Engineers, Washington.

HOUSE CONCURRENT RESOLUTION No. 18. Whereas, The State of Florida has no marketing system for the handling of her

whereas, The Federal Government has taken

subject of marketing, Therefore be it Resolved. That the House of Representatives, the Senate Concurring, here-by invite Mr. Rhodes to address the two

No. 21. Whereas, C. A. Bird, C. A. Parson and L. A. Hough are the owners in fee of a valuable tract of land, including 6,000 acres in the county of Manatee. State of Florida, more particularly described as Township St

lature, regarding the location and erection of a new modern hospital in this State. Resolved, further, That the committee be

together with an estimate of the cost of erecting and finishing same, and to make a full and complete report of all matters per-taining to this matter to the session of the State Legislature convening in 1972 for their consideration and adoption or rejection. Approved June 7, 1917 Approved June 7, 1917.

HOUSE CONCURRENT RESOLUTION NO. 28

CONCURRENT RESOLUTION Providing for the Designation of Nine Tax Payers of the State of Florida to Ascertain and Report to the Legislature at its Next Ses-sion Such Information and Recommenda-tions as Will Aid in the Drafting and Per-Be It Resolved by the Legislature of the State

That the Precident of the Senate and the Speaker of the House of Representatives be and they are hereby authorized, empowered and required within sixty-days from this date to designate nine tax payers of this State. who shall come from and represent respec-tively, the farming lands, the mining and properties, the citrus fruit properties the the urpentine properties, the banking interest, the live stock properties, the merchandise in-terests and the city properties, and who shall without compensation, carefully consider mat-ters relative to taxation in this State, and tho person shall be convicted of treat on except on the testimony of two witnesses to the same overt act, or confession in onen court, and no enviction for treason shall work corruption of blood or forfeiture of estate. Section 24. This enunciation of rights shalf not be construed to impair of deny others re-tained by the people. ARTICLE T. and they are hereby authorized, empowered and required within sixty-days from this date to designate nine tax payers of this State, who shall come from and represent respec-tively, the farming lands, the mining and properties, the citrus fruit properties the turpentine properties, the transportation properties, the citrus fruit properties the turpentine properties, the merchandise in the live stock properties, the merchandise in the rests and the citry properties, and who shall without compensation, carefully consider mat ters relative to taxation in this State, and no enviction for treason shall work tors and requiring of the Legislature at its next mession such data and recommendations as they may deem would be useful in perfect-ing measures designated for the equalization and reduction of taxes to be imposed, and for the perfecting of the tax laws of said State. The said Committee shall, as soon as pos-sible after appointment, meet and organize, and may holo public hearings at such points for the people of this State. Appreved June 7, 1917.

while alter appointment, meet and organize, and may hold public hearings at such points for the purpose of gathering data and information as it may deem to the best interest of the people of this State. Approved June 7, 1917.
HOUSE CONCURRENT RESOLUTION NO. 17.
Resolved, by the House of Representatives and the Senate of the State of Plorida: To the end that the Appropriation committee may be fully advised as to the total amount of all appropriations for the ensuing two years
boundary line of the State of Alahama, and the thirty-first degree of north latitude: thence of the Chattshoochee river: thence due the middle of said river to its confluence with the Flint river: thence straight to the head of the St. Marys river: thence down the middle of said river to the Atlantic ocean: there ensuing two years

the Act making appropriation for the Uni-versity of Florida and other colleges, with the chapter numbers and dates of such con-tinuing appropriations and the total.

Representatives, the Senate Concurring, here hy invite Mr. Rhodes to address the two hodies this, Monday, evening, at eight o'clock in the House of Representatives on the sub-ject of State Marketing Bureau. HOUSE CONCURRENT RESOLUTION No. 21. Whereas, C. A. Bird, C. A. Paxson and L. A. Hough are the owners in fee of a valuable tract of land, including 6,000 acres in the county of Manstee. State of Florida. a valuable tract of land, including 6,000 acres in the county of Manatee, State of Florida. more particularly described as Townshin M South in Range 2 East, Tailahassee Meredian; and Whereas, Said lands are embraced in what is known as Sugar Bowl Drainage Dis-of Florida, hy decree issued out of the Cir-cuit Court of Manatee County, Florida, on the the day of May, 1917 and Whereas, Said lands are now made arable Whereas, Said lands are now made arable Whereas, Said lands are now made arable Be It Resolved by the Senate, the Honge and Senate, the Honge are senate. Whereas, Said lands are now made arable whereas, Said lands are now made arable whereas, Said lands are now made arable and are capable of great productive possibili. Be It Resolved by the Senate, the Honge are senate. Whereas, Said lands are now made arable

ties in various lines of food crops, being Concurring: --see nage 32, nost.) situated in a fertile region where an abun. That the above quoted statement from said Section 4. Senamus and members of the dance of pure artesian water is accessable for Senate Concurrent Resolution No. 6, be and irrigation at a shallow depth, which, com- the same is hereby expunged from the record. electors in the respective counties and districts

Section 1. The legislative authority of this



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heretotore considered non-enible, cuch probas, sharks an tarpon, and sloo other varieties of migratory fab, which be taken with the ordinary net; and arms, Or account of the apparent short-and the advance in the price of the meat is d the mation, which has caused these to become desirable as a food product; dered non-calble

Whereas, The chairman of the National of Commission of the United States is now undering the advisability of constructing and nets in the outside waters of the At-tic Ocean and the Gulf of Mexico, within jurisdiction of the State of Florida, for purpose of catching and canning large mittee of this class of fish; therefore, it Enacted by the Legislature of the State of the State

of Floridat the representatives of the United States government be allowed to con-truct and fish on the outside waters of the Atlantic Ocean and the Gulf of Mexico, within the jurisdiction of the State of Florida, within the jurisdiction of the State of Florida, pound nets for the purpose of catching fish. Provided, this right to so catch fish shall extend only for the period of the war between the United States and Germany. Sec. 2. All laws and parts of laws in con-flict herewith are bereby repealed. Sec. 3. This Act shall take effect imme-listed upon becoming a law.

Sately upon becoming a law. Approved June 4, 1917.

CHAPTER 721-(No. 12). AN ACT Making Parm Loan Bonds Issued Under the Provisions of the Act of Con-gress Called the Federal Farm Loan Act, Approved July 17, 1916, Lawful Investments For All Fiduciary and Trust Funds, and Authorizing the Acceptance of Such Bonds As Security For All Public Deposits. Be It Enacted by the Legislature of the State of Florida: Section 1. That Farm Loan Bonds issued may the provisions of the Act of Congress

Section 1. That Farm Loan Bonds issued more the provisions of the Act of Congress called the Fosteral Farm Loan Act, enlitted "An Act to provide capital for arricultural development, to trate candard form of investment based upon farm motigage, to furnish a market for United States bonds, to furnish a market for United States bonds, to furpish a market for United States bonds, to create government depositories and finan-cial agents for the United States, and for other purposes, and approved July 17, 1918. by Federah land banks, or joint stock land banks, shall be a lawful investment for all folociary and trust funds, including all funds in the control of trustees, assignces, guardians, administrators and executors, and may be accepted as security for all public deposits. See 2. That this Act shall take effect im-mediately upon its passage and approval by mediately upon its passage and approval by

# Approved May 28, 1917.

CHAPTER 7393-(No. 114). AN ACT, Making It Unlawful for Any Per-son or Persons to Interfere With Recruiting in the Army or Navy of the United States of America, or in the National Guard or Active Millitia of the State of Florida; and Prescribing Penalties Therefor. Be It Emacted by the Legislature of the State of Florida;

of Florida: Section I. That whenever the United State is at war or our foreign relations tend to indicate an impending war or state of war, it shall be unlawful for any person or our on the state of t war, it shall be unlawful for any person or persons to solicit or persuade a citizen or citizens of the United States of America not to enlist in the Army or Navy thereof, or in the National Guard or Active Militia of the State of Florida, or to publicly attempt to dissuade any such citizen or citizens from so enlisting; the provisions of this Act shall not apply to such soliciting or persuading done by any person related by affinity or reensanguinity to the person solicited or persuaded.

Sec. 2: Any person adjudged guilty of a violation of Section 1, of this Act, shall be punished as for a misdemeanor. Sec. 3. This Act shall become a law imme-diately upon its passage and approval by the Covernor.

Approved May 14, 1917.

qualified to become a member of said Board, under the provisions of this Act. Sec. 5. Organization.—The said Board of Embalming shall within 30 days after having been appointed and qualified, meet at Jackbeen appointed and qualified, meet at Jack-sonville and organize, by electing from its number a president, and secretary and treas-urer thereof and it shall meet from time to time thereafter at such place and as often as may be found to be necessary. Sec. 6. Time and Place of Meeting.—The president of said State Board of Embalming shall have the power to call a meeting of said Board at any time, and at such place as he may designate.

said Board at any time, and at such place as he may designate. See, 7. Quorum.—A. majority of said Board-shall at all times constitute a quorum. Sec. 8. Seal.—Said Board shall provide it-self with a suitable seal. Sec. 9. Preservation of Records.— The re-cords of said Board shall be kept at the of-

fice of the secretary and trasurer, who shall give such bond as the Board shall deem

give such bond as the Board shall deem necessary. Sec. 16. Board to Make and Publish Rules. —It shall be the duty of mid Board of Em-balming to formulate and adopt rules, regu-lations and by-laws, not inconsistent with the law of this State or the United States whereby the duties of said Board can be per-formed and the practice of embalming dead human bodies regulated. Sec. 11. Licenses, and So Forth.—From and after the passage of this Act, every person desiring to engage in the practice of em-

after the passage of this Act, every person desiring to engage in the practice of em-balming dead human bodies, within the State of Florida shall make a written application to the secretary of the State Board of Embalm-ing for a license, accompanying same with a license fee of an amount not exceeding \$25.00, whereupon the applicant as aforeasid shall present himself or herself before said Board at a time and place to be fived by said Board a time and place to be fixed by said Hoard, and if the said Board chall find upon due examand if the said Board chall find upon due exam-ination that the applicant is of good moral character, and not addicted to the excessive use of alcohol or narcotic drugs, possessed of the skill and knowledge of said science of embalming and the care and disposition of the dead, and has a reasonable knowledge of mni-tation and the disinfection of bodies of decaa-ed persons and the apartments, clothing and bedding, in case of death from infectious, con-fagious or other communicable disease, shall bedding, in case of death from infectious, con-tagious or other communicable disease, shall issue to said applicant a license to practice embalming and shall register such applicant as a duly licensed embalmer. Such license shall be signed by the majority of the Board and attested, by its seal, and all persons receiving a license under the provisions of this Act shall register the fact at the office of the clerk of the court in each and every county in which he may thereafter locate, and with the local district registrar in whose district he may practice his profession; provided, fur-ther, that no embasmer shall be considered

eligible for license who has not had at least two years' experience under a licensed

ther examination and expense. Sec. 13, Renewal of Registration.-Every registered embalmer who desires to continue the practice of his profession, shall annually thereafter during the time he shall continue in such practice, on such dates as said Board may determine, pay to the secretary of said Board a fee of two dollars for the renewal of Sec. 14. Compensation of Members of Board

Sec. 14. Compensation of Members of Board and Other Expenses.—All expenses, salary and per diem of members of said Board shall be defrayed from fees received under the pro-visions of this Act, and shall in no manner be an expense to the State. Sec. 15. Limitations of Act.—Nothing in this Act shall annive to act in any moment

this Act shall apply to or in any manner interfere with the duties of any officer of local or State institution; or shall this Act.

the Township line being Township 9 and 10, north of Range 2 Last and immediately north of Summer Haven, thence Southwass erly along an imaginary line extending the setter ding of delingers of the County as here by the middle of Pelleer's Creek to a point where asid Pelleer's County as hereby created, and to enforce the maghary line up the middle of Pelleer's Creek to a point where asid Pelleer's County as hereby created, and to enforce the intersect the Range 2 East, and .ownship 10 South of Range 20 East, thence South and 22, 18 and 24, 18 and 19, 16 Township 11 south of Range 20 East, the Eastern bound ry line of Putnam County, thence South along said Eastern boundary line of Putnam County to a point where the Township 11 and 23, 10 and 20, 20 and 25, 21 and 25, 21 and 25, 21 and 26, 21 and 26, 21 and 26, 21 and 27, 21 and 20, 21 and 28, 21 Township 14 South of Mange 31 East to the Northeast corner of said last numbered Sec-tion 27, thence North along Section line be-tween Sections 2 and 21 H and 15, 10 and 11, and 3, in Township 14 South of Range 31, East, and between Sections 34 and 35, 26 and 27, 23 and 23, 34 and 15 10 and 11, 2 and 3, to the northeast corner of south of Section 31 in Township 13 South of

of beginning. 2. That said County shall be a part of

See. 2. that and County shall be a part of the Fourth Congressional District, and a part of the Fourth Judicial Circuit, and mild county shall have one member in the House of Representatives of the State of Florida. See. The Town of Hunnell shall be the

Sec. 2. The Town of Bunnell shall be the county seat of said county. Sec. 4. The Governor of the State of Flor-ida shall; on or before the first of July, 1917, appoint all officers to which said county may be entitled under the Constitution and Laws of the State of Florida. Sec. 5. It shall be the duty of the Board of County Commissioners of Flagler County, to hold their first meeting on the first Mon-day in July, A. D. 1917, and at said meeting they shall make arrangements for temporarily carrying on the county government and chall perform such other duties as may be required of them by law.

in July, A. D. 1917. Sec. 7. The Courts of Flagler County shall have civil and criminal jurisdiction in said county over causes of action. which have accrued, and other crimes and misdemeanors and v which shall have been committed within the .Sec. territory embraced in the said County as here. Court by constituted, prior to the first day of July, fourth A. D. 1917, in the same manner and to the of the same extent as if said County had been in ex-istence when such causes of action accrued, year.

or such crimes and misdemeanors were com-CHAPTER 7333-(No. 135). AN. ACT to Provide For and to Authorize Leaves of Absence to State and County Officials For Service in the Army of the United States. Be It Enacted by the Legislature of the State of Florida: Section 1. That from and after the passage of this Act, any county or State official of the State of Florida, subject to the provisions and conditions hereinafter set forth, may be tranted leave of absence from his office to AN. ACT to Provide For and to Authorize Leaves of Absence to State and County Officials For Service in the Army of the United States. Section 1. That from and after the passage of this Act, any county or State official of the State of Florida, subject to the provisions and conditions hereinafter set forth, may be tranted leave of absence from his office to

St, Johns and agree with said respective Boards upon a plan or plans for the assump-tion by Flagler County of its pro rata share of the bonded and other indebtedness of the Counties of Volusia and St. Johns in accord-ance with the provision of the Constitution of the State of Florida, and also upon an equitable division of the surplus funds, including outand 35, 76 and 25, 16 and 25, 24 and 25, 26 and 26, 27 and 26, 28 and 26, 29 and 26, 20 and 26 a and St. Johns and agree with said respective Boards upon a plan or plans for the assump-tion by Flatter County of its pro rate share of the indebtedness, of the Board of Public Instruction respectively of the Counties of Vo-lusia and St. Johns and also upon an equitable division of the surplus funds of the Board of Public Instruction respectively of Volusia and St. Johns Counties and also upon an equitable

St. Johns Counties and also upon an equilable division of the surplus funds that said Roards may have on hand or, may be owing to said Board on first day of July, A. D. 1917. Pro-vided, however, that the amount of such in-debtedness shall be determined from the re-spective books of the County Auditors of Vo-lusia and St. Johns Counties, whose duty it shall be to make a complete statement of said indebtedness out formule some to the Board of shall be to make a complete statement of said indebtedness and furnish same to the Board of

carrying on the county government and chall perform such other duties as may be required of them by law. See, 6. It shall be the duty of the Board of Public Instruction of Flagler County to hold their first meeting on the first Tuesday in July, A. D. 1917. See, 7. The Courts of Flagler County shall have civil and criminal jurisdiction in said county over causes of faction, which have ac-crued, and other crimes and misdemeanors

and vested in Flagler County, Sec. 21, The Spring Term of the Circuit Court of Flagler County shall be held on the fourth Monday in April, and the Fall Term of the Circuit Courf for said County shall be held on the first Monday in November in each

Sec. 22. The foregoing sections of this Act local or State institution; or shall this Act, mittad, apply to any person engaged simply in the Sec. 8. All actions and prosecutions and furnishing of burial receptacles for the dead proceedings in guardianship or administration and burying of the dead and not embalming and all actions and antiparticle of the solution to be held in the territory

ler. Sec. 23. The Election provided for in Sec-tion 22 of this Act shall be held on the second Tuesday of June, A. D. 1917. The County Commissioners and the Supervisors of Regis-tration of St. Johns and Volusia Counties shall discharge such duties in connection with the calling and holding of said election as are now required of them by law for general election, and the said election shall be

Sec. 9. The Clerk of the Circuit Court of Okrechobee County, or by his authorized agent or deputy, shall procure from the records in the office of the Clerks of the Circuit Courts of Saint Lucke, Osceola and Palan Beach Counties, a transcript of all such records of deeds, transfers, mortgages or other convey-ances of real or personal property and of all judgments, orders, decrees and wills and any and all other matters of second, and any and all papers or documents in the custody of the clerks of the Circuit Courts of Saint Luck, Osceola and Palm Beach Counties that may in any wise affect the interests of the citizens of Okrechobee County as the County Commission-ers may from time to time direct, and the clerks of the Circuit Courts of Saint Lucie, Osceola and Palm Beach counties shall, without charge or frees, allow to the clerk of the Circuit Court of Okrechobee County full, ac-cess to all books and papers on file in his office cess to all books and papers on file in his office

cess to all books and papers on file in his office that would in anywise facilitate the procuring of such transcriptions. The clerk of the Cir-cuit Court of Okeechobee County shall certify to the correctness of such transcription and thereupon such certified copies of records, docu-ments and other matters so transcribed and certified shall be of the same force and ef-fect as the original records. See to As compensation for the service

certified shall be of the same force and ef-fect as the original records. Sec. 10. As compensation for the service, required of him in Section 9 of this Act, the elerk of the Circuit Court of Okeechobee County shall be paid by said county the sum of 1 ioo per month for such time as he shall be actually engaged in such work. Sc. 11. The assessors of taxes of Saint Line, Osceola and Palm Beach counties shall continue to perform the duties of their offices in relation to all property and persons within the territory of Okeechobee County as herein created until the first day of July, 1017. Upon the completion of their assessment rolls as pro-vided by law, they shall deliver to the assessor of taxes, for Okeechobee County a transcript of so much of said assessment rolls as apply to property and persons within the limits of Okeechobee County as hereby created, and thereafter the assessor of taxes of Okeechobee County shall perform all the duties of his of; County shall perform all the duties of his of-

persons in the territory of Okreenbuce County, as hereby created. Sec. 13. The assessor of taxes for Okree-chobee County shall receive no compensation for the assessment of taxes in said county for the year 1017, but he shall receive for such services as he may perform after the first day services as he may perform after the first day of July, 1017, such compensation as 'may be agreed on by the County Commissioners. Sec. 14. The collectors of taxes of Saint Lucie. Osceola and Palm Beach counties shall be allowed or credited in their settlement for the amount of all the taxes due on property or from persons within the County of Okeechobice as hereby created, for the year 1917. Sec. 15. The collectors of taxes for Saint Lucie. Osceola and Palm Beach counties shall proceed to collect the taxes which shall on the

Lucie, Osceola and Faim Beach counties shall proceed to collect the taxes which shall on the first day of July, 1917, be unpaid and past due on lands lying in the territory of Okee-chobee County as hereby created, and to en-force the payment thereof by sale of delinquent

lands in the same manner and with the same effect as if the County of Okeechobee had not been created. And all sales made in pursuance of this section shall be as valid as if this ter-ritory of Okeechobee County had remained a part of Saint Lucie, Osceola and Palm Brach

counties. Sec. 16. All tax certificates conveying lands lying in Okcechobee County, which shall on the first day of September, 1917, or thereafter the bird day of September, 1997, of thereafter be owned by or issued to the State of Florida, shall be delivered to the clerk of the Circuit Court of Okeechobee County, and all redemp-tion of lands heretofore and hereafter certified County. Sec. 17. It shall be the duty of the Board of County Commissioners of Okeechobee to hold a conference with the Boards of County to hold a conference with the Boards of County

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nor is it the policy of the law that lands owned by the State and so used as the State Prison Farm is now being used, should be exempted from the burden of the expense of government of the county in which such lands are located;

and Whereas, In the conduct of said State Prison Whereas, In the conduct of said State Prison Whereas, In the conduct of and State Frieder Farm, it is necessary to have Superintendents, physicians, guards, and other employees who must reside at or near aid prison farm whose children must attend the public schools of mid county; and the public roads lying around said Prison Farm must be kept up and maintained by the county, it is unfair that the State, by the withdrawal of said lands from the tax-rolls of Bradford County, impose these entire burdens upon the taxpuyers and cilizens of said county, but it is only fair and just that the State should bear its fair and equitable part of such burder, therefore, He It Enacted by the Legislature of the State

of Florida: Section 1. That it shall be the duty of the Board of Commissioners of State institutions annually before the first day of March, to list Floard of Commissioners of State institutions annually before the first day of March, to list all lands owned or used as the State Prison Farm in Bradford County, Florida, excepting from such list 500 acres in a contiguous body, on which the buildings belonging to the State Prison Farm are now or may hereafter be located and place the valuation on all the lands as above described, excepting the 500 acres upon which said buildings are located, upon the same hasis that similar lands are valued upon the tax books of said county and forward such list and valuation of lands to the Tax Assessor of said county. The said list shall not include any personal property owned or used by the said State Prison Farm. Sec. 2. It shall be the duty of the Tax Assessor of said county to enter upon the tax followers of valid county shall not change or alter such description and valuations. Sec. 3. It shall be the duty of the Tax Collector of said county, on or before the first day of April of each year, to forward to the Board of Commissioners of value outputs of the Tax for the tax of the

day of April of each year, to forward to the Board of Commissioners of State Institutions a statement of the amount that would be due County shall perform all the duties of his of fice as now provided by law. Sec. 12. The assessors of taxes of Saint Lucie, Osceola and Palm Beach counties shall be paid as provided by law for assessing the taxes of Okrechobee County for the year 1917, and the County Commissioners shall provide for reasonable compensation to be paid to said as-sessors for preparing transcrints of their as-sessors may be required to perform. And the counties of Saint Lucie, Osceola and Palm Beach shall not be required to pay for any services performed by said assessors during the year 1917, in relation, to property and persons in the territory of Okeechobee County, as hereby created. CHAPTER 2402—(No. 147.)

CHAPTER 7403-(No. 145.) AN ACT Relating to Warehousemen and Warehouse Receipts. He It Enacted by the Legislature of the State -

of Florida: THE ISSUE OF WAREHOUSE RECEIPTS.

Section 1. Persons Who May Issue Re-ceipts .-- Warehouse receipts may be issued by

(a) The location of the warehouse where

the goods are stored. (b) The date of issue of the receipt. (c) The consecutive number of the re-

ccipt, (d) A statement whether the goods received will be delivered to the bearer, to a specified person, or a specified person or his order.

(e) The rate of storage charges. (f) A description of the goods or of the

packages containing them. (g) The signature of the warehouseman, which may be made by his authorized agent. (h) If the receipt is issued for goods of, which the warehouseman is owner, either solely

or jointly or in common with others, the fact

of such ownership, and (i) A statement of the amount of ad-vances made and of liabilities incurred for which the warehouseman claims a lien. If the precise amount of such advances made or of such liabilities incurred is, at the time of the or sold for taxes, whether certified or sold to such liabilities incurred is, at the time of the the State or to individuals shall be made to issue of the receipt, unknown to the warehouse-the clerk of the Circuit Court of Okrechobee man or to his agent who issues it, a statement of the fact that advances have been made

of this Act, any county of other provisions the State of Florida, subject to the provisions of this Act shall take effect imme-states durfing war, between the United States ad a foreign government. ad a foreign government. ad a foreign government. ad a foreign government. balance for the United States to apply to the public of such matters, and an protections of the State to apply to the public of such matters, and an protection of the state of apply to the public of such matters, and an protection of the state of apply to the public of such matters, and an protection of the state of apply to the public of such matters, and an protection of the state of apply to the public of such matters, and an protection of the state of apply to the public of such matters, and an protection of the state of apply to the public of such matters, and an protection of the state of apply to the public of such matters, and an protection of the state of apply to the public of such matters, and an protection of the state of the clerk of the c

States during war between the United States and a foreign government. Sec. 2. When any such officer shall volun-teer or be called into the service of the United States during war, the Governor shall, upon application being made by such officer, grant much officer leave of absence during the time be shall be retained in such military service,

he shall be retained in such military service, provided, such service shall not extend be-provided, such service shall not extend be-provided, such service shall not extend be-provided, such service shall be filled by elec-tion at the expiration thereof. Sec. 3. Before applying for such leave of absence as above mentioned, such officer shall appoint a capable and competent deputy to take over and perform the duties of the office, and the bond of such officer shall be in full force during the remainder of his term of of-fice. In addition to which such deputy shall be required to furnish good and sufficient bend in a sum of not more than one-half of the amount of the bond of 'the officer ap-pointing him as such deputy, for the faithful performance of such duties." Sec. 4. The provisions of this Act shall only apply to such officers as are now authorized by law to appoint deputies.

Sec. 5. That any deputies, Sec. 5. That any deputy qualifying under the provisions of this Act shall perform all the provisions of this Act shall perform all of the duties that may devolve upon the of-fectr appointing him, and he shall sign all official papers and documents in the name of the officer so appointing him as such depu-ty, and his said acts as such deputy shall in the device of the said acts as such deputy shall in the officer appointing such deputy shall in the officer appointing such deputy. Sec. 6. That upon his being mustered out of the service of the United States, such of-ficer shall immediately enter into the duties

of his office for the remainder of the future for which he was elected. Sec. 7. This Act shall take effect imme-diately upon its passage and approval by the Governor, or upon its becoming a law with-

Approved April 30, 1917.

Approved April 20, 1917. CHAPTER 7294-(No. 136). AN ACT Providing for the Registration of Aliens When a State of War Exists or is Imminent Retween the United States and a Foreign Country. Be It Enacted by the Legislature of the State of Florida: Section 1. That whenever a state of war full exist or be imminent between the Unit-states and a foreign country, the Governor while states and a foreign country, the Governor while state within twenty-four hours, to applear the States and a foreign country in the States and a foreign country in the States and a foreign country in the State within twenty-four hours, to applear the state or chizen of such foreign country in the State within twenty-four hours, to applear the state within twenty-four hours, to applear the state within twenty-four hours, the over the mathematic in such proclamation and per-ter may direct in such proclamation and per-ter in the proclamation, the owner, lesser or roming house and private residence shall upon the proclamation, the owner, lesser or roming house and private residence shall the strival therest or departure therefrom of the arrival therest or departure therefrom of the arrival thereat or departure therefore of the arrival thereat or departure therefore of the the arrival there are of the formation or the the arrival there are of the arthorities of the there of the hole and the are of the A. Corego Country.
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diately upon ite becoming a law. Approved May 21, 1917.

CHAPTER 7396-(No. 138).

CHAPTER 7396-(No. 128). AN ACT to Amend Section 1762, of the General Statules of Florida, requiring the Clerk of the Supreme Court to Furnish the Attorney General, Copies of Head Notes, Opinions, Statements of Cases Made by the Justices and Briefs of Opposing Counsel To-

Justices and Briefs of Opposing Counsel To-gether With Certified Copies of, or Extracts from any Other Paper or Records Apper-taing to Any Case Decided by the Courts Be It Enacted by the Legislature of the State of Florida: That Section 1562, of the General Statutes of Florida be, and the same is hereby amend-ed to read as follows: "Section 1562. Copies to be Furnished At-torney General.—The Clerk shall furnish and deliver to the Attorney General, within a reasonable time after the adjournment of each term of the Court, copies of the head notes, term of the Court, copies of the head notes, opinions and statements of cases made by the Justices in each case decided at such term, and furnish and deliver to the Attorney General on his requiring the same duly cer-

respective offices of the Clerks of the Circuit Court of the Counties of Volusia and St. Johns respective offices of the Circuit Court of the Careatian of the Cherks of the Circuit Court of the Counties of Volusia and and enter the infer-ersts of record, and any and all other matters of record, and any and all other matters of the Circuit Court of the Counties of Volusia and St. Johns that may in anywise affect the infer-ersts of Flagler County, as the Board of County Commissioners may from time to time direct; and the Circuit Court of Flagler County free access to all books and papers on file in their respective offices that would in anywise facilitate the pro-curing of said transcript. The Cierk of the Circuit Court of Flagler County shall certify to the correctness of such transcriptions and thereupon such certified copies of, the records. Sec. 10. As compensation for the services required of bim in Section 9 of this Act, the Circuit Court of Flagler County, the sum of \$100 and certified shall be of the said for the Circuit Court and thereupon such certified copies of, the records. Sec. 10. As compensation for the services required of bim in Section 9 of this Act, the Circuit Court of Flagler County and certified shall be of the said County of the State of Florida. Sec. 10. As compensation for the services required of bim in Section 9 of this Act, the Circuit Court of Flagler County shall be a paid by said County, the sum of \$100 to the Circuit Court of Flagler County shall be as the circuit Court of Flagler County shall be as the circuit Court of Flagler County shall be as the circuit Court of Flagler County shall be as the circuit Court of Flagler County shall be as the circuit Court of Flagler County shall be as the circuit Court of Flagler County shall be as the circuit Court of Flagler County shall be as the circuit Court of Flagler County shall be as the circuit Court of Flagler County shall be as the circuit Court of Flagler County shall be as the circuit Court of Flagler County shall be as the circuit Court

and certified shall be of the same force and ef-fect as the original records. Sec. 10. As compensation for the services required of bim in Section 9 of this Act, the Clerk of the Circuit Court of Flagler County shall be paid by said County, the sum of \$100 per month for such time as he shall actually be

extraordinary service which said Assessors may be required to perform. Sec. 15. The Assessor of Taxes for Flag-ter County shall receive no compensation from t the State for the vear A. D. 1917, but shall re-every for such service as he may perform after the first day of January. A. D. 1918, such county for the year A. D. 1917, but shall re-every for such service as he may perform after the first day of January. A. D. 1918, such compensation as is provided by law, and the Board of County Commissioners of Flagler County shall pay him such reasonable com-pensation for services rendered by him from the first day of July, A.-D. 1917, to the first day of January. A. D. 1918, as they may deem proper. And the Assessors of Taxes and the Clerks of the Circuit Court of the Counties of Volusia and St. Johns shall, without charge or fees, allow the Assessor of Taxes of Flagler county free access to all books; maps, papers, and files in their respective offices that would in anywise facilitate the performing of his duties.

respects by the law for holding general elec-tions, except as otherwise provided herein, or not inconsistent herewith. No notice of said election shall be necessary. Those who are duly qualified to vote within the territorial limits of the said proposed County of Flagler shall be qualified voters at said election.

Approved April 28, 1917.

CHAPTER 7400-(No. 142.) CHAPTER 7400-(No. 142.) AN ACT to Amend. Section 2 of Chapter 6937 of the Läws of Florida, Approved June 3, 1915, Entitled "An Act Providing For the Creation of Okaloosa County, in the State of Florida, and for the Organization and Government Thereof." The It Enacted by the Legislature of the State of Florida.

The first and he cased in a deviced with the section of the service of the service

September, 1917. Sec. 6. It shall be the duty of the Board of September, 1917. See, 6. It shall be the duty of the Board of County Commissioners of Okreechobee County to hold its first meeting on the first Manday in September, 1917, and at said meeting the said Roard shall make arrangements for the term braid county cover causes of ac-tion which shall have civil and criminal jurfaliciton metided within the certifory embraced in the said county, as hereby constituted prior to the metided within the certifory embraced in the said county, as hereby constituted prior to the first day of September, 1917, in the same man-mer and to the same extent as if said county and make nor subject to tracting the said lands before said purchases are the source of the source of a converging capacity extents thereby benefiting the whole State at larger and misdemanors which shall have been com-mitted within the certifory embraced in the said county, and hereby constituted prior to the first day of September, 1917, in the same man-mer and no to the same extent as if said county and any other count, of before and misdemanors which shall have been com-mited. Sec. 8. All actions and prosecutions and misdement difference committed. Sec. 8. All actions and prosecutions and misdement difference committed. Sec. 8. All actions and prosecutions and misdement difference committed. Sec. 8. All actions and prosecutions and misdement day of September, 1917, wherea same court, officer or board of Genechoeme for an court, difference or board of all counties in the State in the cating for court, officer or board of Genechoeme for an court, which the state form a submet or its sovereign capacity expenses thereby of the state of convicts; and this with the state receive thereby benefiting the whole State in the cating for court, officer or board of Genechoeme for an court, where the suble counts is and court, where the suble count

Lounty at as carty a date as may be possible, to hold a conference with the Boards of County of Commissioners of Saint Lucie, Osceola and Palm Beach counties, and agree with said of the indebtedness of Saint Lucie, Osceola and Palm Beach counties, in accordance with the provisions of the Constitution of the State of Florida; and also upon an equitable division of the surplus funds of Saint Lucie, Osceola and Palm Beach counties on the first day of July, 1917.
Sec. 18. It shall be the duty of the Board of Public Instruction of Okeechobee County at a searly a date as may be possible to hold a conference with the Boards of Public Instruction of Saint Lucie, Osceola and Palm Beach counties on the first day of July, 1917.
Sec. 18. It shall be the duty of the Board of Public Instruction of Okeechobee County at a searly a date as may be possible to hold a conference with the Boards of Public Instruction of Saint Lucie, Osceola and Palm Beach counties on the first day of July, 1917.
Sec. 19. The Board of Public Instruction of Okeechobee County at a searly a date as may be possible to hold a conference with the Boards of Public Instruction of Saint Lucie, Osceola and Palm Beach counties and and Palm Beach counties of Public Instruction of Okeechobee County at a searly a date as may be possible to hold a conference with the Boards of Public Instruction of Saint Lucie, Osceola and Palm Beach counties and and Palm Beach counties of Public Instruction of Okeechobee County at a searly a date as may be possible to hold a conference with the Boards of Public Instruction of Saint Lucie, Osceola and Palm Beach counties and and Palm Beach counties and and Palm Beach counties of Public Instruction of Saint Lucie, Osceola and Palm Beach counties and and Palm Beach counties of Public Instruction of Saint Lucie, Osceola and Palm Beach counties and and Palm Beach counties of Public Instruction of Saint Lucie, Osceola and Palm Beach counties and and Palm Beach counties and be provision be delivered t

conference with the Boards of Public In-struction of Saint Lucie, Osceola and Palm or to any other specified person, is a non-Beach counties and agree with such boards upon a plan for the assumption by Okeechobee County of its pro rata share of the indebted. I ness of the Boards of Public Instruction of Saint Lucie, Osceola and Palm or to any other specified person, is a non-megotiable receipt. Sec. 3. Definition of Negotiable Receint, ---received will be delivered to the bearer, or received will be delivered to the bearer, or to the lorder of any person named in such receipt, is a negotiable receipt. No provision shall be inserted in a ne-to the lorder of any person named in such receipt, is a negotiable receipt. No provision shall be inserted in a ne-to the second Tuesday in February and the Fall Term of the Circuit Codit of said county shall be held on the second Tuesday in September in each year.

July, 1917. for the purpose of registering in the respective precincts and closed on the 28th day of July, 1917. Sec. 21. The election provided for in the previous section of this Act shall be held on supervisors of registration of the respective counties of St. Lucie, Osceola and Palm Beach shall discharge such, duties in connection with the calling and holding of said election as are for mow required of them by law for general elec-tions and the said election shall be governed in all respects by the law for holding greferal elections, except as otherwise provided herein or not inconsistent herewith. No notice of aid election shall be necessary. Those who are duly qualified to vote within the terri-torial limits of said election. In those choice at the time of this election mall be qualified electors at said election. In those ignate a polling place within the boundary line of as aid proposed county for the purpose of this ignate a polling place within the boundary line of said proposed county for the purpose of this the respective counties herein named shall des-ignate a polling place within the boundary line of said proposed county for the purpose of this telection. posed county line, the county commissioners of lien. the respective counties herein named shall des-ignate a polling place within the boundary line of said proposed county for the purpose of this be necessary for the negotiation of the receipt,

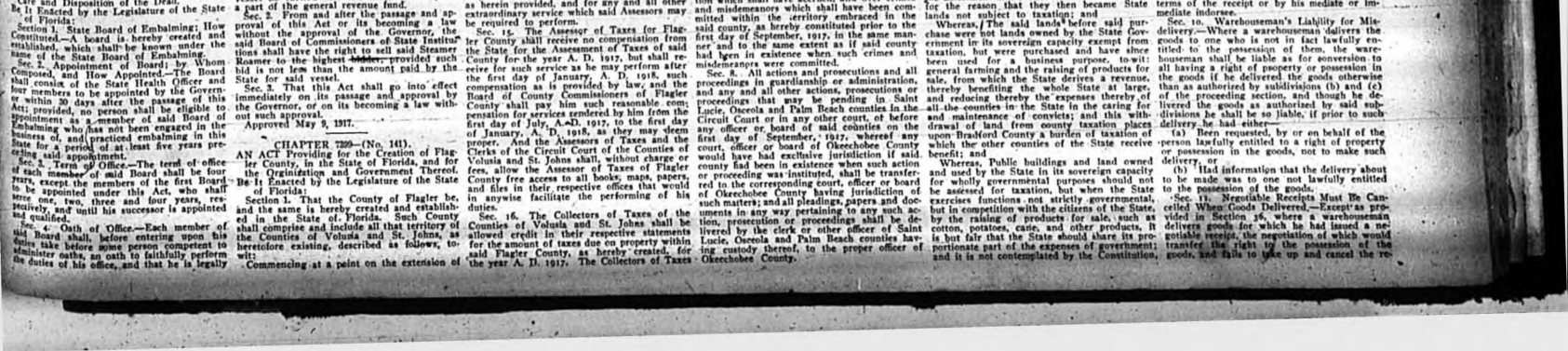
and proposed county for the purpose of this election.
See a. This Act shall become effective upon its passare and approval by the Governor. Approved May 8, 1017.
CHAPTER 740-(No. 144)
AN ACT to Restore to the Taxable Property of Said County by Reason of the Purchase by the State of Lands in said County, known as the State of Lands in said County, known as the State Drison Farm, and to Provide for the Assessment and Collection and Payment of Taxes Thereon for County Purposes; Preserbing Certain Duties in Relation Thereto, of the B. Roard of Commissioners of State Institutions, and for Other Purposes Incidental Thereto.
Whereas, B. Chapter stat, of the Acts of Workship County by the state state of the state of the B. Roard of Commissioners of State Institutions, and for Other Purposes Incidental Thereto.
Whereas, B. Chapter state, of the Acts of Workship County by the County Purposes in the state of the there of the state of the there of the state is requised by the state of the there following sections, to one who is a point feet of the there of the goods, or this agent.
(b) A person who is a non negoliable

Sec. 10. The Spring Term of the Circuit Court of Okeechobee County shall be held on the second Tuesday in February and the Fall Term of the Circuit Court of said county shall be held on the second Tuesday in September in each year. Sec. 20. The foregoing sections of this Act shall take effect upon their ratification by the affirmative vote of three-fifths of the votes cast at a special election to be held in the ter-ritory hereinabove set forth as the proposed County of Okeechobee. The registration booka of the respective precincts and closed on the atth July, 1917, for the purpose of registering in the respective precincts and closed on the atth

have incurred had the receipt been negotiable. This section shall not apply, however, to letters, memoranda, or written acknowledgments of an informal character. OBLIGATIONS AND RIGHTS OF WARE-JIOUSE MEN UPON THEIR RECEIPTS. Sec. 8. Obligation of Warehouseman to Deliver.—A warehouseman, in the absence of some lawful excuse provided by this Act, is bound to deliver the goods upon a demand made either by the holder of a receipt for the goods or by the depositor, if such demand is accompanied with— (a) -An offer to satisfy the warehouseman's lien.

and

cidental Thereto. Whereas By Chapter stor, of the Acts of to delivery by the terms of a non-negoliable and purchases by the Board of Commissioners authority from the person ao enlited, either of State Institutions of the State of Florida, indorsed upon the receipt or written upon an-



Page Eight

should not be taken for uses and purposes set forth' in the petition, which notice thall be served by the proper sheriff in the same manner as write of summons ad respondendum are nerved, not less than 15 days before the return day of such notices or notices. As many notices as may be necessary to obtain service on the defendants may from time to time, be issued, returnable, as above stated, to a later day or days. Rule Days are abolished in these pro-credings. It's any defendant be allowed to be ceedings. If any defendant be alleged to be a non-reaident of the State, or if the name or residence of any defendant is alleged to be unmown, or if any defendant cannot be person-ally served, the Clerk shall cause such notice to be published once each week for 4 consecuweeks in some newspaper published in County, and the Clerk shall mail a certined copy of such notice to each non-resident defendant at his place of residence as name in the petition, and he shall also file a certificate of such constructive service, which mode of cervice shall be as effectual as though the de-(endant had been gersonally served with pro-cess within this State. Notice of his pendens may be filed and recorded as in other cases.

Sec. 6. All persons not appearing of answer-ing on the return day, whether under disabil-ity or not, shall be bound by the proceedings and default may be entered against them, but nothing shall prevent any person who is shown by the record to be interested in the property m appearing before the jury to contest and claim the amount of compensation that he conceives to be due for the property. As soon as practicable after the return day of the writ it shall be the duty of the Judge of the Cirsuit Court to cause a jury of 12 men to be empaneled to try what compensation shall be made to the defendants for the property sought to be appropriated, irrespective of any benefit from any improvement proposed by the County, which issue shall be tried in the same manner as the other issues of fact are tried in the said Circuit Court. The jury shall in all cases view the property, unless the parties interested in the issue consent to dispense with the viewing. The cause may be tried in vacation as well as in term time, and the judge may make all necessary orders for procuring a jury or in reference to the case. If the jury cannot agree another jury may be empaneled forthwith, Sec. 7. The Judge of said Court shall ap-point a guardian ad litem for all defendants

who are infants, on are under other legal dis-abilities, and the defendants whose names and addresses are unknown, and the guardian ad litem shall be served with a copy of the order of his appointment at least 10 days before the said cause. The court shall have power to order or grant amendments' and to make all orders necessary to secure justice to all parties in the cause, and also to grant new trials.

Sec. 8. The verdict of the jury shall state: First; an accurate description of the property taken; second, the compensation to be made therfor, including a reasonable attorney's fee for the defendant's attorney; and third, the amount of such compensation to which each owner is entitled, if sufficient facts are before ourt to adjudicate the distribution of th

proceeds. Sec. 9. The judgment shall recite the verdict in full and shall be that the property therein described be appropriated to the County in fee simple, or the particular right or estate in sand property sought, be appropriated to the County upon the County paying or securing by de-point of money the compensation found by car Sec. 10. The Lounty within ten days after

the rendition of the judgment shall pay into the Court for the use of the defendant, the compensation ascertained by the jury, or else . proceedings shall be null and void, unless, for good cause, further time, not exceeding 30 days, he allowed by the Court. Upon such payment, and upon the recording of the judg-ment, with the Clerk's certificate that the compensation has been paid into the Court, in the book of deeds in said clerk's office, the County shall have full and lawful authority enter upon and appropriate the property for the use aforesaid, with the same effect though the County held the same by deed or grant from the defendant.

Sec. 11. Any person aggressed by the final judgment may have a writ or error as in com mon law cases, but no writ of error shall be sued out after 30 days from the rendition of the judgment, and such writ of error shall in no case operate as a supersedead where to County has paid the amount of the compen-aation into the Court as aforesaid, so as to prevent the County's appropriation of the property pending the proceedings in error. [1] at any time after the writ of error taken by shall take out, of the Cour

State Auditor shall have and exercise the same powers as the State Auditor and present Assistant State Auditor, and shall perform

necessary amount for carrying out the provisions of this Act is hereby appropriated. Sec. 4. This Act shall take effect upon its package and approval by the Governor, Approved May 31, 1917,

### CHAPTER MI-(No. 83).

AN ACT to Amend Section 1980 of the General Statutes of the State of Florida, Relating to the Making of Annual Reports by Common Carriers to the Railroad Comnissioners.

Be It Enacted by the-Legislature of the State of Florida: Section 1. That Section 2020 of the General Statutes of the State of Florida be, and the same is hereby amended to as to read as fol-

inws: Section 2000. Railroads to Make Annual Reports.-It shall be the duty of all common carriers subject to the provisione of this chap-ter to make to the Railroad Commissioners annually, at such time as said Commissioner shall designate, and in accordance with such forms as said Commissioners shall prescribe, annual reports for the current year ending December 31st, immediately preceding, which shall contain a statement or the organization, capitalization, traffic earnings and such other capitalization, traffic earnings and such other matters connected with their organization and operations as said Commissioners shall require which said reports shall be verified by affida-vits of the principal officers thereof, and said Commissioners shall tabulate and file said an-nual reports, and include them in their annual report to the Governor, and the first report hereonder shall be for the calendar very end hereunder shall be for the calendar year end-ing December 31st, 1916. Sec. 2. This Act shall take effect upon its passage and approval by the Governor. Approved June 5, 1917.

### CHAPTER 7342-(No. 84).

AN ACT to Amend Section 113 of the Gen-eral Statutes of the State of Fiorida Rela-live to the Keeping of Certain Record Booke , and Making of Reports by the Comptroller of This State.

Be it Enacted by the Legislature of the State of Florida:

of Florida: Section 1. That Section 113 of the General Statutes of the State of Florida be amended so as to read as follows: 113. Examination by Governor and Report.—

The office of Comptroller of the State, and the books, files, documents, records, and papers shall always be subject to the examination of the Governor of the State, or any person of persons.he may authorize to examine the same; and on the first day of January of each and every year or oftener if called for by the Governor, the Comproller shall make a full report of all his official acts and proceedings. the last fiscal year to the Univernor, to be laid before the Legislature with his message, and shall make such further report as the

see 2. That all laws and parts of laws in Sec. 2 milict with this Act he, and the same are, hereby repealed. This Act shall take effect immedia Sec. 1. tely upon its passage and approval by the

Approved May 21, 1917.

### CHAPTER 7343-(No. 85).

AN ACT to Repeal Section 10s of the General Statutes of the State of Florida, Relative to the Keeping of Certain Record Books and Details of All Claims Filed,

Details of All Claims Filed, Whereas, In the year 1848 the Legislature passed An Act providing for a large amount of detail work in connection with each claim against the State which if fully complied with would render it necessary to employ additional clerical force, thereby causing a useless ex-pense as the purposes of said Act embodied Section 106 of the General Statutes are completely covered by other laws that are being enforced and carried out and in a satisfactory manner; therefore, He It Enacted by the Legislature of the State

of Florida: of Florida: Section 1. That Section 105 of the General Statutes of the State of Florida be and the same is hereby repealed.

This Act to take effect upon its pas-Sec. 2 sage and approval by the Governor. Approved May 26, 1917. CHAPTER 740 (No. 86) AN At I- to Amend Section 29 of Chapter Relating to Regulation, Supervision and Control of Fraternal Benefit Societies on This Stale. It Enacted by the Legislature of the Stati of Fornla.

cattle from any tick-injested area in this State, or area in which systematic tick Trai-State, of area in which systematic tick produ-cation work is not being carried on under the direction of the State Live Stock Sanitary -Board. Provided, that the County Commis-sioners of no county shall appropriate money for dipping vats or co-operation with State or Federal Authorities or both in excess of 2 mills per annum on the assessed valuation of the 'county, and that no compulsory systematic tick eradication work or compulsory systematic tick eradication work or compu-sory dipping of cattle shall be carried on in any county or district of the State by or with the co-operation of the State Live Stock Sani-tary Board, any Board of County Commission Sanin shall have been held in the county or dist eft. tion shall have been held in the county or dist-ret in which the work is to be carried on and a majority of the qualified electors voting in said election have declared in favor of compulsory systematic tick eradication work, or compulsory cattle dipping. Such election may be held at any general election acording to the laws and procedure of general elections. or at a special election which shall be called and held according to the laws governing special elections. Sec. 5. Said Board shall have the power

and it shall be its duty from time to time to make, promulgate and enforce rules and reg-ulations for carrying out the provisions and ulations for carrying out the provisions and requirements of this Act and power to estab lish, maintain and enforce quarantines in any of the counties, or parts of counties, or any place in the State of Florida, or the whole of the State, and to prescribe quarantine districts, regions or areas, their locations and boundaies, and to restrict, regulate or prohibit the movement or transportation of cattle, hoge and other domestic animals into or out of the same, when deemed by the said Board neces of the sary to prevent the spread or dissemination of contagious, infectious and communicable diseases among cattle, hogs and other domertic animals. Said Board shall publish in such newspapers of this State, as the said Board may select, notices of establishment of ruch quarantine-lines, and such quarantine rules and regulations, and place public notices of such quarantine lines, rules and regulations at court houses and on public highways and

other public places. Sec. 6. Said Board shall have the power and it shall be its duty as soon as practicable after its organization to select and employ a person who shall be an experienced expert in infectious, contagious and communicable, other diseases of cattle, hogs and other and other diseases of cattle, hogs and other domestic animals, who shall be a person of re-cognized abisity and skilled on diseases of such animals and who shall be a graduate veterinarian of a recognized and reputable school of veterinary medicine, who shall be known and designated as State Veterinarian. Said State Veterinarian shall be the chief exp-cutive officer of said Board and Secretary

Said Board shall fix the compensa tion at not exceeding \$3,000 per annum and the powers of said State Veterinarian. He shall not be dismissed except for cause, and shall give bond in the sum of \$10,000 for faith-

shall give bond in the sum of \$10,000 for lather tui performance of his duty. Sec. 7. It shall be the duty of all practi-tioner of veterinary medicine, and of the own-er of any animal or live stock afflicted with suffering from any contagious, infectious r communicable diseases, immediately upon gaining information of the existing of such disease in of among such dom any thereof, and the place where the such premises. Any person who in charge

same are kept. Sec. 8. we person who has knowledge of the existence of any contagious, infectious or communicable disease in or among do-mestic animals or live stock, or who shall have knowledge that any such animal or live stock is affilicted with or suffering from any such disease, shall conceal or attempt to conceal such diseased animal or live stock any infectious, contagious or communicable or knowledge of such diseased animal or live diseases affecting cattle, hogs or other do-stock from the State Veteriparian or any other mestic animals, shall be deemed guilty of a stock from the State Veteriparian or any other officer, representative or agent of said State Live Stock Sanitary Board, or shall remove or attempt to remove such animal or live stock from the reach, care or control of such State Veterinarian, or any officer, representa-tive or agent of said State Live Stock Sani-tary Board. Sec. 9. It shall be unlawful for may per-san to move upon or cross any public high-way, or to expose to contact with other ani-mass, or to take, carry or leave in any public place any animal or live stock known to be

place any animal or live stock known to be adequate and necessary for the purpose of suffering from or afflicted with any contagi-ous, infectious or communicable disease, ex-ing with the officials of the State Live-Stock cep by and with the written permission of the State Veterinarian, or some other officer, agent or representative of the State Live Stock Sanitary Hoard. See 19 The State Live Stock Sanitary infectious and communicable diseases of ani-mate

ter upon any grounds of premises in this cummence in the County of Clay on the sec-bilate for the purpose of inspection, quaran-time or dismitcition, oh to carry out any other provisions of this Act. Any person or persons who no coccasing assaults, resist, op-poses, prevents, impedes or interferes with the state Live Stock Sanitary Board, a State Live Stock Inspector, or other duly author-ized representative of said Board, in the ex-cution of his duties or on account of the execution of his duties shall be fined not lass than allow, nor more than \$1,000, or be inunment.

that there exist at any place in the State in so far as the same are in condict with constructions, contagious of infectious dis- this Act be and the same are hereby remare to callie, hogs or other domestic animais, it shall have the power to designate uch place or socality and to prohibit the

introduction into or removal from such lo-cality of any cattle, hogs or other domestic mimals and to place such locality in quarantine and maintain such quarantibe as long as such liberd shail drem necessary, and while such quarantine shall continue, it shail be illegal for any person, firm or corporation to take or transport such minimals sither out terms of the Circuit Court in and for the of or into such quarantined locality, and any Tenth Judicial Circuit of Florida, shall be as this Section shall be sufficient to provisions of hereinafter fixed. There shall be sufficient to such quarantined to a sufficient to sufficient to sufficient to sufficient to such quarantined to a sufficient to suffici and shall be punched by a more of not ex-ceeding size or by both such fine and imprisonment; provided, however, that no quaragtine shall be enforced against the movement of lick-infested cattle from any tick-infested area in this State into any othes tick-infested area of this State, or area in which systematic tick-eradication work is not being carried on under the direc-tion of the State Live Stock Sanitary Boaro, before May 1, 1913.

ished by fine not exceeding \$1,000 or by imprisonment not exceeding one year or by both such fine and imprisonment.

Sec. 19. Any person who shal, knowingly and wilfully violate or fail to keep or per-form any rule or regulation of said Board. shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not exceeding \$1,000, or by imprison-ment not exceeding one year, or by both such fine and imprisonment. Sec. 20. The Circuit Courts of this State

in Chancery shall have the power to enforce any of the provisions of this Act, and rule of said Board pursuant hereto by mandamus, or temporary or permanent injunction, either or both, upon the application of said Board, against any person who shall violate any provisions of this Act or any such rule or

Sec. 21. All owners, custodians or persons in charge of live stock which have been quarantined, and all owners, "tenants, custodians or persons in charge, or in possession of any bit, yard, pasture, field stall, enclos-ure, barn or building, which has been quarantined under this Act shall comply with rules and regulations prescribed by the State aning information of the same to and regulations prescribed by the state ach disease in of among such domestic Live Stock Sanitary Board within a reason-minals or live stock, to report the same to able time, and clean and disinfect such live animals or live stock, to report the same to able time, and clean and disinfect such use the Stafe Vetermanan. All such reports stock or fremises, and shall destroy carriers, shall be in writing, and shall describe the diveased animal or live stock, and shall give the name and address of the owner or person the name and address of the owner or person jure, destroy or attempt 'to destroy any property or equipment or facilities owned by any individual, firm, company, corporation, or county or any property or equipment or facilities owned by the State of Florida, used or intended to be used in the prevencounty or any property or equipment or collities owned by the State of Florida.

enforced against the movement of tick infested sentatives, uppn.s, assistants and other off- on the first Monday in May; in the County of 'issue joined as aforesaid; but a circuit inder cars and employees of said Heard duty au- Dural on the third Monday in May. " Inorised by it, are hereby empowered to en- siec. 4. The fail terms of said court shall upon any grounds or premises in this commence in the County of Clay on the sec-

> than slow, nor more than \$1,000, or be in- the first Monday in October, and the Soring prisoned for hot reaction in the first Monday in October, and the Soring prisoned for hot reaction for more form of said Court shall commence in said than one year or both such fine and impris- County on the last Monday in March. Sec. 5. That all laws relative to holding

see. 17. Whenever said Board shall find terms of court in the Fourth Judicial Circuit

# pealed, Approved May 9, 1917.

### CHAPTER 7349-(No. 91).

AN ACT to Prescribe the Time of Holding, the Terms of the Circuit Court in and for the Tenth Judicial Circuit of Florida Be It Enacted by the Legislature of the

this Section shall be guilty of a misdemeanor lar terms of said court held in each county and shall be guilty of a misdemeanor lar terms of said Court held in each county and shall be guilthed by a fine of not ex- of said Tenth Judichal Circuit each year, to ceeding \$1,000 or by imprisonment of not ex- be known as the Spring Term and the Fall

beforg May 1, 1919. Sec. 18. Any person who shall knowingly, and wilfully violate any of the provisions of this Act shall be guilty of a misdemeanor, and upon conviction thereof shall be pun-Sec. 2. All laws and parts of laws in conthe County of DeSoto on the first Monday in

Approved May E, CHAPTER 7350-(No. 92). AN ACT to Provide the Time for Holding the Terms of the Circuit Court in the Fourteenth Judicial Circuit of Florida. Fourteenth Judicial Circuit of the Legislature of the CHAPTER 7356-(No. 98). CHAPTER 7356-(No. 98). AN ACT Concerning Waiver of Oath to Ant-Wer in Chancery. Be It Enacted by the Legislature of the State of Florida:

The Spring Term shall Convene in Jackson ounty the second Monday in May. The Fall Term shall convene in Calhoun

The Fall Term shall convene in Calhoun County on the fourth Monday in September. The Fall Term in Jackson County shall con-vene on the second Monday in October. Sec. 3. All laws and parts of laws in con-flict with this Act are hereby repealed. Sec. 4. This Act are hereby repealed. Sec. 4. This Act shall take effect from and after September 1, 1917. Approved May 22, 1917.

# CHAPTER 73:1-(No. 93). AN ACT Creating an Additional Judicial Cir-cuit in the State of Florida, to be Designat-ed the Fifteenth Júdicial Circuit, and to Create the Circuit Court Thereof, and Pro-

viding for a Circuit Judge and State Attor-ney in Said Circuit, and Defining and Fixthe Territorial Limits and Boundaries the Seventh, Eleventh and Fifteenth Judicial Circuits, and Providing and Fixing the Time for Holding the Terms of the Cir-cuit Court in Said Judicial Circuits, and Prescribing the Effect on Pending Cases in

Said Circuits. inacted by the Legislature of the State

of Florida: Section 1. There is hereby created and es-ablished an additional judicial circuit in the

State of Florida, and the circuit court thereof is hereby created, to be known and designated

forthwith issue and mail a scile facias or no-tice and copy of same to the prosecuting officer of the court wherein the cause was determined, and if the writ of error lies to the circuit court, to the State Attorney of suc-circuit, and if to the Supreme Court, to the Attorney General. The attorney accepting sersice of such notice shall return original same to be filed with and become a part of the record in the case. Said clerk shall crive the for such notice and cupy so served upon the proscenting officer,

That upon default of any de-Section 1. fendant or defendants in any suit hereafter brought in the Circuit Courts of the State of Florida in Chancery when service of process Florida in Chancery when service of process is made personally, to enter his or their sp-pearance upon the day fixed in the uppens issued in said cause, or when service is more by publication, upon the day fixed in the order of publication if the same he a tule day, and if not a rule day, then on the rule day.

shall not be required in vacation to be to any county in which be does not reside to try any such motion to dissolve.

Sec. 2. All laws and parts of laws in con-flict herewith are hereby repealed. Approved May 15, 1917.

CHAPTER 7354-(No. 96).

CHAPTER 7354-(No. 96). AN ACT Regulating the Appearance of De-fendants in All Suits Brought in the Circuit Courts of the State of Florida in Chancery, Whether, Defendants are Served Personally or by Fublication, and Providing for the Entry of Decreev Pro Confesso Upon Parine of the Defendants to Appear. Be it Enacted by the Legislation of the

Be It Enacted by the Legislature of the State

and if not a rule day, then on the rule day, ucceeding the day fixed in the order of publication, the complainant or complainants in spick suit may have a decree pro confesso entered against such defendant or defendants, Sec. 2. All laws and parts of laws in cont flict herewith shalt be repealed. Approved May 4, 1917.

CHAPTER 7355-(No. 97). AN ACT to Regulate the Procedure in Ap-peals in Chancery Causes from the Circuit Courts of the State of Florida to the Su-preme Court of Florida. Be It Enacted by the Legislature of the State of Florida:

of Florida: Section 1. That from and after the passage of this Act whenever an appeal is entered to the Supreme Court of Florida, from any de-tree, interlocutory or final, made by any circuit court, the parties to said cause may stipulate and agree in writing what portions and parts of the papers and testimony in-troduced in the trial shall be included in the Sec. 3. All laws and parts of laws in con-flict with the provisions of this Act are hereby repealed. Sec. 4. This Act shall take effect immedi-ately upon its passage and approval by the Governor. Approved May 12, 1917. CHAPTER 7359 (No. 23)

Be It Enacted by the Legislator Be It Enacted by the Section I. If the complainant, in his bill, shall waive an answer under oath, or shall ooly recourse an answer under oath with re-except such part thereof as shall be directly responsive to such interrogatories, shall not be evidence in his favor, unless the cause be set down for hearing on bill and answer only: but may nevertheless be used as an afficient with the same effect as heretofore. on a m

tion to grant or dissolve an injunction, or on any other incidental motion in the cause; but this shall not prevent a defendant from becoming a witness in his own behalf under Sec. 2. This Act shall take effect immedi

atch upon its approval by the Governor, or upon its becoming a law without his approval, Approved May 26, 1917.

CHAPTER 7357-(No. 99). AN ACT to Amend Section 4046 of the Gen-eral Statutes 1916, of Florida, Relating to Serving Notice of the Sucing Out of Write of Error in Criminal Cases. He It Enacted by the Legislature of the state

of Florida: Section 1. That at the time of the filing

the trial court of all write of error in crim

inal cases, the clerk of the trial court shall

orthwith issue and mail a scite facias or no-

the amount found to be due but the next of error shall be dismissed in the Supreme Court upon the cettilicate of the Clerk of the Circuit Court that the defendant has taken out the

compensation aforesaid. East taken out the ecompensation aforesaid. Sec. 12. Whenever the judge shall be sat-isfied that any person or persons, whether building under the defendant or not, are presending inter the detendant or not, are pre-sending or obstructing the County from en-tering upon of taking posessions of the prop-erts after the County is entitled to do so, he may grant such writs of assistance as he may think necessary, or he may proceed by at-tackment as for contempt of court. Nec. 12. All conte of proceedings shall be paid by the Courty, except the cost upon the stit of error taken by a defendant, in which

the judgment of the Circuit Court shall be afterment

afterned Sec, 14. In any case where the County shall not have acquired title to any lands which the County is using, or if at any time after an attempt to acquire title by condemnation proceedings, or otherwise, it shall be found that the titles so acquired are defective, the County may proceed under this Act to acquire or perfect such title, or to acquire any our-standing right, title or interest is and to such 1-2-10-215

15. This Act diall not be so construed as to repeal Section \$25 of the General Statutes of Florida, or Chapter 5160 of the Laws of second

Chapter 45%, Laws of Florida, entitled An Act to Provide for the Working of Pub-An Act to Provide for the Working of Pub-lie Repairing and Maintaining the Public Roads and Bridges of the reveral Counties of this State, and to Provide Penalties for-failure thereof," approved June 1, 1905, or Chapter 5429 of the Laws of Florida, entit-ied "An Act to Amend Chapter 4569, Laws of Florida, being An Act entitled "An Act to Provide for the Working of Public Roads of the State and the working of Convicts there. the State and the working of Convicts there; on," approved May 29, 1966.

All laws or parts of laws in conflet with flis Act be and the same are here y repealed. Sec. 17. This Act shall become effective im-

mediately Approved June 9, 1917.

CHAPTER 7339-(No. 81).

AN ACT to Amend Section 2500 of the Gen-eral Statutes of Florida Relating to the Foreclosure of Mortgages Upon Lands and Other Property Lying in Two, or More Counties.

Counties. Be It Enacted by the Legislature of the State of Florida: Section I. That Section 250 of the General Statutes of the State of Florida relating to the foreclosure of mortgages upon lands and other property in two or more counties be and the same is hereby amended so that said section as amended shall read as follows: Mortgaged Land in Different Counties.--When a mottgage includes lands, or railroad track, or right-of-way, or terminal facilities and station grounds, lying in two or more counties, it may be foreclosed in any one of said counties, and all proceedings shall be had in that county as if all the mortgaged land, or railroad track, or right-of-way, or terminal facilities and station grounds, lay therein, ex-cept that notice of the sale must be published in every county wherein any of the lands, or railroad track, or right-of-way, or terminal facilities and station grounds to be sold lie. Must find station grounds to be sold lie. facilities and station grounds to be sold lie. After final disposition of the suit, the clerk of the circuit court shall prepare and forward a certified copy of the decree of foreclosure-and sale and of the decree of confirmation of sale to the clerk of the circuit court of every county wherein any of the mortgaged lands, or railroad tracks or right of way or termior railroad tracks, or right-of-way, or termi-nal facilities and station grounds lie, to be recorded in the Foreign Judgment Book of each such county, and the costs of such couries and of the record thereof shall be taxed as costs in the cause.

Sec. 2. That this Act shall take effect immediately, and all laws or parts of laws in conflict herewith are hereby repealed. Approved May 14, 1917.

CHAPTER 7340-(No. 82).

AN-ACT Providing For An Additional As-sistant State Auditor, Prescribing His Pow-ers and Duties, and Fixing His Compen-

Whereas, The financial transactions of the State and several counties of the State has greatly increased and expanded in the past few years: and

Whereas, There is only one State Auditor

Whereas, There' is only one State Auditor and one Assistant State Auditor, this num-ber constituting the auditing force for twelve years past; and Whereas, Because of the above mentioned increase in financial affairs of the counties, particularly the great number of county, rpecial school district, and special road dist-rict bond issues in the past few years, it is no longer possible for two auditors to keep up with the present demands on the department; therefore, therefore.

Enacted by the Legislature of the State

of Florida: Section I. That an additional Assistant State-Auditor, who shall be an expert accountant be and is hereby authorized to be appointed and continuing by the towernor.

of Florida . Section 26 of Chapter 6020

Approved June 8, 1917.

CHAPTER 7345-(No. 87).

- CHAITER 7315-(No. 87). AN ACT to Create the State Live Stock Sani-tary Board and to Prescribe Its Member-ship, Powers and Duties, and Fix the Com-pensation for the Services of Ith Members and to Vest in Said Board the Authority to Provide for the Prevention, Suppression and Control of Dangerous Communicable, Con-tagious, Infectious and Other Diseases of Cattle, Hogs and Other Domestic Animals, and to Establish, Maintain and Enforce Quarantine, to Prevent the Introduction or Spread of Infectious, Contagious and Com-municable Diseases Among Such Animale, Kegulations Regarding Any and All Said Matters, and to Give Said Board Power and Authority in Respect Thereto, and to Authority County Commissioners to  $\Lambda$ AN ACT to Create the State Live Stock Sani-tary Board and to Prescribe Its Member-ship, Powers and Duties, and Fix the Com-

members of said Board who are appointed by the Governor shall hold office for four years, and until their successors have been duly apbers of said Board shall constitute a quorum for all purposes. Sec. 2. The official headquarters of said Board

shall be at Tallahassee, but it may hold its meetings at other places in the State of Florida as said Board may by resolution deter-mine, or as may be selected by a majority of the members in any call for any meeting. The first annual meeting of said Board shall be held as soon after the appointment and quali-fication of the two members of said Board to appointed by the Governor as practicable, and thereafter the annual meetings of said Hoard shall be held on the first Monday in March of each year. Special meetings of said Board may be talled at any time by the Presi-dent or at the written request of a majority

of the Board.

Sanitary Board shall receive any compensation for the services he may render under the pre-visions of this Act save and except that the members of said Board shall receive their actual expenses necessarily said or incurred in the discharge of their duties as members. nover to employ auch agents, inspecturs, cierks employaes as may be necessary. re. 4. The Board shall collect and pre-

Sec. 4. cable and other diseases of cattle, hogs and other domestic animals, and their origin, locality, nature, appearance, manner of dissemi-nation or communication and methods for treatment, prevention, suppression, eradica-tion, quarantine and control thereof, and shall

tion, quarantine and control thereol, and shall take such measures as in the judgment of said Hoard may be necessary or proper for the control, suppression, eradication and preven-tion of the apread thereol, and to protect cal-tile, hogy and other domestic animals there-from in the State of Florida, and to quaran-time all such-animals as said Board shall find or have reason to believe to be affected with or ensure the any such disease or disease of

from or while afflicted with any contractions

section 1. That Section 2. This Act shall be different with this provided by law for the same of the state of Florida here same is hereby amended to read as to prevent the continuation of infectious of communicable disease, in such a manner as to prevent the continuation of infection. Sec. 22. Nothing contained in this Act shall have the power to contemn and the same to affect or apply to grand or such contagions of the state of Plorida heretolore composed of the state disease in different. Sec. 24. Chapter 6424 and 5522 Laws of of the Counties of Orange, Osceola, Voluria, Seminole, Oscible disease, and the same dispersive of the Insurate dispersive of the Insurate dispersive of the Insurate dispersive of Plythias to societies which laws and person any live stock which has been exposed to the insurate dispersive of Plythias to societies which laws and person any live stock which has been exposed to the insurate dispersive of Plythias to societies which laws and person any live stock which has been exposed to the provided by law for contagions. The first act shall be held in each of supervision or infections or communicable disease, and 10 the true of Plythias to societies which laws and person disease. This Act shall take effect limite to some provided by law for the state of Plythias to societies which laws and person disease. This Act shall take effect limite state of Plythias to societies which laws and person distribution of any contagions. Therefore composed of the the contagion or infection of any contagion. Therefore composed to the the solution of the person disease infections of the term of the solution of the person distribution of any contagion or infection of the contagion or infections of the c Kinghts of Pythias) or societies which limit their membership to any one hazardous oc cupation, nor to similar societies which do not issue insurance certificates. The State Treas-urer may require from any society such in formation as will enable him to determine whether such society is exempt from the pro-visions of this Act. Sec. 2. All laws and parts of laws inconsis-tent with this Act are hereby repeated Sec. 3. This Act shall become a law upon its passage and approval by the Governor, or upon its becoming a law without such ap-presed. Approved June 8, 1917. ner as other expenses are paid. If owner or person in charge of such animal or live stock, barns, sheds, yards, corrats or pens

Authorize County Commissioners to A and to stock, barns, sheds, yards, corrals or pens, propriate and Expend Funds for the Work and disposing of the carcass thereof as of Tick Eradication and Hog Cholera Con-trol and to Provide, for the Appointment of Board shall cooperate with the authorities a State Vereinarian and Other Agents and of the United States in enforcement of pro-Employee of Said Board, and to Fix the visions of Acts of Congress for the control a. State Veterinarian and Other Agents and Employee of Said Board, and to Prescribe Punish-members who shall be appointed by the State Integration of the United States in emporary assistant state of Florida:
 b. Sec. 12. It shall be the duty of the State of Porting out the State Integration of said Board. The State Live Stock Sanitary Board to see that the Governor shall hold office for four years,
 a. State Live Stock Sanitary Board to see that the Governor shall hold office for four years,
 b. Sec. 12. It shall be the duty of the State of Porting the Governor shall hold office for four years,
 b. Set Live Stock Sanitary Board to see that
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 b. Set Live Stock Sanitary Board to see that the State Stock Sanitary Board to see that the State Stock Sanitary Board to see that the State of Plorida the State Stock Sanitary Board to such work in the State of Plorida the State Stock Sanitary Board to see that the State Stock Sanitary Board to see that the State Stock Sanitary Board to see that the stock Stock Sanitary Board to see that the State Stock Sanitary Board to see that the stock State Stock Sanitary Board to see that the Stock Sanitary Board to State Live Stock Sanitary Board to see that the provisions of this Act are carried out, and said Board may require the State's Ating officer in any circuit or county to instituje suits, civil or criminal, for the purpose of enforcing or carrying out the terms of this Act and the rules of said Board and preventing violations thereof, and any person or officer charged with any duty under this Act may be compelled to perform the same by mandamus injunction or other extraor-dinary remedy upon the application and in the name of the said Board.

Sec. 14. Said Board shall have the power to select, appoint, commission and employ fit and competent persons in any county or counties in this State, to be known as counties in this State, to be known as State of the Legislature. Live Stock Inspectors. Said Board shall See, 2. That said Commissiones shall in-have the power and authority to employ clude in said revision and consolitation of falcuter, agents or representatives as the the Statutes the General Acts of the reguinimiters, agents or representatives as the is the Board. Sec. I. No member of the State Live Stock initiary Board shall receive any compensation is one of the services he may render under the pro-tisions of the discharge of their duits as members in the discharge of their duits as members is said Board. Said Board shall have the paint from the discharge of their duits as members over to employ auch agents, inspecturs, cierks ments and commissions for cause. Such per-sons to be known as County Live Stock Inspectars. Provided that nothing in this Avt shall prevent a layman who has had experi-ence in using serum and virus, from vaccin-

Bec. 15. That for all purposes this Act 

Approved June 9, 1917. ATLAPTER 1346-(No. 45).

N AtT to Provide for the Enrolling by Typewriting Machines of little and Joint

Resolutions Paised by the Legislature. Be it Enacted by the Legislature of the State of Florida: Section 1. That all bills and joint resolu-

tions passed by the Senate and House of Representatives shall be duly enrolled in black-record ink, by typewriting machines, on paper, by the enrolling clerk of the Sen-ate or the enrolling clerk of the House, according as the bill or joint resolution may have originated in the Schate or House, before they shall be presented to the Governor or filed in the office of the Secretary of State. Sec. 2. That the size, style and quality of the paper to be used shall be prescribed by the Secretary of State and furnished by him, in sufficient quantities, to the enrolling clerk of the Sepate and the enrolling clerk of the House.

3. This Act shall take effect on April 1, 1919.

Approved May 16, 1917.

CHAFTER 7347-(No. 89). AN ACT Extending the Time for the Completion of the Revision, Simplification, Arrangement and Consolidation of the Stat-ues by the Commissioner Appointed Under the Provisions of Chapter 6930, Acts of 1915.

Whereas, Under the provisions of Chapter Whereas, Under the provisions of Chapter 5539, Acts of 1915, a Commissioner was ap-pointed to révise, simplify, arrange and coh-solfdate all the Laws of the State of Flor-ida of a permanent nature; and

Be it Enacted by the Legislature of the State of Florida;

State of Florida: Section 1. That the Commissioner, ap-pointed under Chapter 6930, Acts of 1915, to revise, simplify, arrange and consolidate all of the General Laws of the State of Florida of a permanent nature, be and he is hereby granted an extension of time to complete said work required of him under the pro-visions of said Chapter 6930, Acts of 1915, and said Commissioner shall lay a printed and said Commissioner shall lay a printed and said Commissioner shall lay a printed and said consoling in tort. and said commissioner shall lay a printed dated as required by Chapter 6930, Acts of dated as required by Chapter 6930, Acts of the Legis. dated as required by Chapter 6330. Acts of 1915, before the regular session of the Legis-lature of 1919; and shall in all respects make his final report to the first regular session.

CHAPTER 7348-(No. 90.) AN ACT to Prescribe the Time for Hold-

the Fifteenth Judicial Circuit of the State of Florida. Said Fifteenth Judicial Circuit shak be composed of the Counties of Broward, torney of appellate court, to be taxed, Palm Beach, St. Lucie and Okeechobee Coun-ty if the Act creating said county is ratified

infectious and communicable diseases of ani-main. No. 21 The sum of \$150,000 is hereby sp-not otherwise apropriated for carrying and the provisions of this Act, provided, how-ever, that so much of this appropriation of State of Florida, heretolore composed of the used shall be substantially as follows:

The State of Fla.

State of Florida heretolore composed of the Counties of Monroe, Dade, Broward and Palm Counties of Monroe, Daile, Broward and Palm Brach, shall be composed of the Counties of Monroe and Dade. There shall be three regu-lar terms of the Circuit Court held in each county in the Eleventh Judicial Circuit each year to be known as the Spring, Fall, and Winter Terms. The Fall Term of the Circuit Court of the Eleventh Judicial Circuit shall commence in the County of Monroe on the second Tuesday of October, and the County of Dade on the second Tuesday in November. Court of the Eleventh Judicial Circuit shall commence in the County of Monroe on the second Tuesday of October, and the County of Dade on the second Tuesday in November. The Winter Term of the Circuit Court of the Eleventh Judicial Circuit shall commence in the County of Monroe on the second Tuesday in January, and the County of Dade on the Eleventh Judicial Circuit shall commence in the County of Monroe on the second Tuesday in January, and the County of Dade on the Commence in January of Monroe County of Dade on the County of Monroe on the second Tuesday in January.

in January, and the County pl Dade on the second Tuesday in February. The Spring Term of said Court shall commence in the County of Monroe on the second Tuesday of April, and the County of Dade on the second Tuesday of May. Sec. 4. There shall be two regular terms of the Circuit Court held in each county in the Fifteenth Judicial Circuit each year to be known as the Spring and sail Terms. The known ay the Spring and All Terms. The Spring Term of the Circuit Court of the Fil-teenth Judicial Circuit shall commence in the County of Palm Beach on the second Tuesday County of Palm Beach on the second Tuesday of February, in the County of Broward on the second Tuesday of March, in the County of St. Lucie on the second Tuesday of April, and in the County of Okecchobee on the sec-ond Tuesday of May. The Fall Term of said court shall conimence in the County of Palm Beach on the second Tuesday of September, in the County of Broward on the second Tuesday of October, in the County of St. Lucie on the second Tuesday of November, and in the County of Okeechobee on the second Tuesday of December. Sec. 5. No civil or criminal cases, suit, cause of proceeding in equity, at common law, statutory of otherwise, and no writ, process.

passage and approval by the Governor Approved May 28, 1917. CHAPTER 2259-(No. 101). AN ACT Amending Section 2540 (2620). Ar-ticle-19, General Statutes of the State of Florida, Relating to Obscene Prints, Pic-

### proval. Approved May 20, 1917.

CHAPTER 7353-(No. 85).

N ACT Providing for the Dissolution of Writs of Garnishment and Regulating the Procedure Thereon. Enacted by the Legislature of the State Be It

of Florida: of Florida: Section 1. The Court to which a garnish-ment is returnable shall always be open for the purpose of hearing and deciding motions to disolve such garnishment, and in any case to disolve such gammannent, and in any case upon noath in writing made by the defendant, and tendered to the Court that any allega-tion in the plaintiff's affidavit is untrue, a trial of such traverse shall be had, and if the allegation in the plaintiff's affidavit which is AN ACT to Prescribe the Time for Holds angenton in the plannin a andavit which is ing the Terms of Circuit Court in and for the Fourth Judicial Circuit of Florida. Be it Enacted by the Legislature of the State of Florida: Section 1. That the time for holding the form of Circuit Court for be the formal pleadings as to

such notice and copy served upon said CUNIS.

Sec. 2. That the nutice or scire facias shall indistantially state: the name of the parties to the cause, the senue of the trial court, the return day of the writ of error, the offense charged, the degree of offense found in ser-dact. It shall be Attnessed in the name of the presiding indge of the appellate court

vs. Court of

County, Fla., Whereas, plaintiff in errs, in the

in the close has all out will of error islorida, on the ....day of ..., A D 19 in a cause in which the plaintiff in error was charged with and a verdict of guilts of was rendered against plainuff in crior.

Therefore. This is to give you notice that the record in this case and the errors assigned will be presented to the .....Court of Florida, there to receive whatever order and indgment that honorable court shall in this case deem incide and have not these this will

CHAPTER 7358-(No. 100).

AN ACT to Make Larceny of Any Automo-bile, Lucomobile, Motorcycle and Other Like Vehicle Propelled by Electricity, Gaso-

line or Kerosene a Felony, to Provide a Penalty Therefor, and for Other Purposes. Be It Enacted by the Legislature of the State

Be It Enacted by the Legislature of the State of Florida: Section 1. That from and after the passage of this Act, the larceny of any automobile, locomobile, metorcycle, and other like vehicles propelled by eleotricity, gasoline or kerosene in this State, shall be deemed a felony; and any person convicted thereof shall be punish-ed-by imprisonment in the State prison for a term not exceeding five years, or by fine not exceeding five thousand dollars. Sec. 2. That all laws and parts of laws in conflict with this law be and the same are hereby repealed.

Sec. 3. This Act shall take effect upon its

Be It Enacted by the Lepislature of the State of Florida; Section 1. That Section 3540, (2620) Article General Statutes of the State of Florida,

5. General Statutes of the State of Florida, relating to obscene prints, pictures and litera-ture, be and the same is hereby amended to as to read as follows: "240 (2520) Punishment for tubushing and Distributing.—Whoever imports, prints, pub-lished, exhibits, displays, sells or distributes any book, pamphlet, ballad, printed paper. Sterconticon moving neture slide or film.

stercopticon, moving picture, slide or film, or other thing, containing obscene language, or any obscene prints, figures, pictures of descriptions manifestly tending to the cor-ruption of the morals of youth, or introduce

into any family, school, or place of educa-tion, or buys, procures, receives or has in his

possession any book, pamphlet, ballad, print-ed paper, stereopticon slide or moving pic-ture film, or other thing, either for the pur-pose of sale, exhibition, loan or circulation, or with the intent to introduce the same into

any family, echool, or place of education, shall be punished by imprisonment in the

State prison, not exceeding five years, or in the County Jail not exceeding one year, or by fine not exceeding \$100."

Sec. 2. Whenever anyone is convicted un der the foregoing section, the court in award-ing sentence shall make an order confacting said book, pamphlet, ballad, printed paper, picture, alide, film, or other thing and author-ize the executive officer of the Court to destroy-the same

be the executive oncer of the court to other the same. Sec. 3. Whenever any officer arrests any person charged with any offense under Section One of this Act, it shall be his duty to shall book, pamphet, ballad, print paper picture, lide, or film, or other thing, and take the same into his cutod, to avait the sentence of the court upon the trial of the offender.

CHAPTER 7300-(No. .02).

AN ACT to Prevent Indecent Esposure of the Person, and Prescribing the Pensity for a Violation Thereof.

De It Enacted by the Legislature of the Seate

offender. Approved May 23, 1917.



of another, of so near t area from such private premises, ar or indecent manner, or so, to exhibit his or her person in such to go or be maked in such place, herever, this Act shall not be to prohibit the exposure of such the merces in how place provided to prohibit the exposure of such the person in any place provided for that purpose. Any person violation hereof hall be punish-ed not more than \$100, or by mament in the county juil for a period more than sixty days, or by both such and such imprisonment, in the discretion B. This Act shall take effect immedi-

tely upon its approval by the Governor.

CHAPTER THI- (No. 103). N ACT Prescibing Punishment for Un-satural and Lascivious Acta.

AN ACT Be It Enacted by the Legislature of the State

I Florida: Section 3. Whoever commits any unnatural mains and inscription of the person shall punished by fine not exceeding \$500, or imprisonment not exceeding as months, by both such fine and imprisonment. Sec 2. This Act shall not be so construed as repeal any of the provisions of Section at of the General Statutes of Florida. Approved May 28, 1817. Section 1. Whoever commits any unnatural

CHAPTER 730-(No. 104). AN ACT to Amend Section 2307, Laws of Florida, Same Being Chapter 4352, Acts of 1886, Relating to Liens Upon the Colt or Calf of the Get of Stallions, Jackasses, or bulls, and Providing for the Enforce-ment of Same. Be It Enacted by the Legislature of the State of Florida: Section 1. That Section 2207, Laws of Flor-ida, same being Chapter 4352, Acts of 1896, be amended to read as follows: Owners of stallions, jackasses or bulls shall have a lien of superior dignity upon the colt

have a lien of superior dignity upon the colt or call of the get of said stallion, jackass or or call of the get of said stallon, jacknas or bull, and also upon the mare, jenny or cow served by mid stallon, jacknas or bull in breeding thereof for the sum stipulated to be paid for the service thereof, by filing at any time within 18 months after the date of service a statement of the account thereof, to-rether with the description as to color and markings of the female served, and the name at the owner at the date of service, in the pfice of the County Clerk of the county whereoffice of the County Clerk of the county where-is the owner of the said female resided at the time of service. Neither the mare, isnny or cow, nor the get thereof, shall be sold within eighteen months after the date of service, unless the service fee shall be paid, unless such ale shall be agreed to and approved in writing by the öwner of the stallion, jack on built at the time of the sale or writing by the owner of the stallion, jack-ass or bull at the time of the sale or transfer of the mare, jenny or cow, or off-pring thereof. At any time after such mare, jerny or cow shall conceive, any one having the lien herein provided, may enforce the same in the same manner as is now provided

Sec. 2. This Act shall take effect immedistely upon its passage and approval by the Governor, or upon its becoming a law without Approved May 28, 1917.

CHAPTER 7363-(No. 106).

CHAPTER 7363-(No. 106). AN ACT to Amend Section 4000 of the Gen-eral Statutes of the State of Florida, Re-lating to the Indictment and Trial of One Accused of Crime in Another County Than Where the Crime Was Committed. Be It Enacted by the Legislature of the State

Floridas of Floridat Section 1. That Section 4000 of the Gener-al Statutes of the State of Florida, be and the same is hereby smended so as to read as

Section 4000, Whenever the Judge shall deem it impresticable or inexpedient to form a grand jury in any county for want of rul-scient number of qualified jurors therein, or en account of any undue excitement or preju-

Chinese is General, or to Correst Public Morals, or is Manifestly Isurines to the Community; to Enjoin and Suppress All Meanses Meetions and Section 200 of the General Statutes of Florida and all Places In Violation and Provide is of the State of Correst to be Suppress Community; to Enjoin and Suppress All Meanses Meetions and Suppress All Meanses Meetions and Suppress All All Homes of All Homes and Praces Where Games of Change Are Enjoin the Visition and Praces Where Games of Change Are Enjoin the Visition and Praces Where Games of Change Are Enjoin the Visition and Provides for the State of Periods and to Enjoin and Provides for the Nuisances, to Mere State and Provides for Such Mere James State of Such Mere Mere James State Suppress Mere James Mere James James James James James James James James James Mere James J General Statutes of Florida and all Places Prequested by Persons Described Ia and Mentioned Ia Section 2570 of the General Statutes of Florida a Amended by Chapter 6720 of the Acta of 1907. Law of Florida, and to Enjoin All Places, Houses, Tenta, Booths in which the Laws of the State of Florida Are Violated, and All Houses of Lewdness, Assimution and Prostitution and Florida Are Violated, and All Houses of Lewdness, Assimution and Prostitution and Florida Are Violated, and All Houses of Lewdness, Assimution and Prostitution and Florida Are Violated, and All Houses of Lewdness, Assimution and Prostitution and Florida Are Violated, and All Houses of Lewdness, Assimution and Prostitution and Florida Are Violated, and All Houses of Lewdness, Assimution and Prostitution and Florida Are Violated, and All Houses of Lewdness, Assimution and Prostitution and Florida Are Violated and Lew and Declar-ing All such Places to be Nuisances; to Enjoin the Person or Persons Who Con-duct or Maintain the Same and the Owner and Agent of Any Building Used for Such furpose and to Provide for the Payment of Costs of Such Proceedings and Declaring a Lien for Such Costs.

stature rest.

a Lien for Such Costa. Be It Enacted by the Leuislature of the State

of Florida; Section 1. Whoever shall erect, establish, continue, or maintain, own or lease any building, booth, tent or place which tends to an-noy the community, or injure the health of the community, or becomes manifestly in-jurious to the morals or manners of the peo-ple as described in Section 3600 of the Genple as described in Section 3640 of the Gen-eral Statutes of Florida, or shall be frequented by the class of persons mentioned in Section 3570 of the General Statutes of Florida, as amended by Chapter 5720, Laws of Florida amended by Chapter 6720, Laws of Florida 1907, or any house or place of prostitution, assignation, lewdness or place or building where games of chance are engaged in in vio-lation of law or any place where any law of the State of Florida is violated, shall be deemed guilty of a nuisance and the building, erection, place, tent or booth and the furni-ture, fixtures and contents are also declared a nuisance and all such persons, places, shall be abated and enjoined as hereinafter pre-vided.

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where games of chance are engaged in in vio-lation of law or any place where any law of the State of Florida upon the relation of a uch attorney. State's Attorney, County Solicitor, County Prosecutor, or any citizen of the county in this State for two years; and through any attorney he may select, may proper court in the name of the State of the said Teacher-Training through any attorney he may select, may proper court in the name of the State of the said Teacher-Training to the credu of the teacher-Training to the credu of the

the General Statutes of the State of Flor-ida of 1906. Be it Enacted by the Legislature of the petual and State wide validity. State of Florida: State of Florida: State of Portual and State wide validity. State of Florida: State of Portual and State wide validity. State of Portual and State wide validity. Any person filing with the State Superin-State State Superinter of the State certificate who has success-State of Florida: State of Florida: State

ately upon its passage and approval by the Governor, or boon its becoming a law with-Approved June 7, 1917.

CHAPTER 1374-(No. 116).

CHAPTER 1111-(No. 116). AN ACT to Amend Sections Two, Three, Thirteen, Fourisen, Eichteen, and Twein of Chapter 6178, Acts of 1911, Approved May 31, 1911, Belng "An Act to Create a State School Book Commission, and to Pro-cure for Use in the Fublic Schools of the State of Florida a Uhiform Series of Text Blooks, and to Define the Duties and Pow-ers of Said Commission, to Make Prepara-tion for Carrying This 'Act Into Effect. and Providing Penaities for Violation of Same.

diem and expenses. Sec. 7. All laws and parts of laws in con-flict with this Act, be, and the same are hereby, repealed.

### Approved June 9, 1917.

CHAPTER 7376-(No. 117).

AN ACT to Amend An Act (Chapter 4834 of the Laws of Florida, Acts of 1918), An-thorizing the State School Book Commission of the Siate of Florida to Extend the Time Limit of Five Years For Itenewing Contracts For Purchase of School Text-Books to July 1, 1919, and For Other Pur-Doses.

Whereas, Section 14 of Chapter 6178, Laws of Florida, Acts of 1911, known as the "Uni-form Text-Book Law," provides that any contract entered into or renewed, shall be for a term of five years, and that the adop-tion of the books made under the provisions of and Act shall continue for five versus and of said Act shall continue for five years; and

### Page Nine

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or apid to the Trustees and by them mold to bim, the amount of draining taxes received in commution therewith, with interast of signer urting therewith, with interest or long per tra per summ. All tax doods and dends a by the Truthes persons in the dends essential per assume. All tax deeds and deeds issued by the Trustees permanent in this Act shall be and are hereby reidence of the regularity from the date of the first meeting of the Board of Commissioners of EveryIndes Drainage Dis-trict at which it prepared for each County a list of the head Iring therein and embraced is mid drainage d'strict, to the date of the deed or deeds inclusive, and shall be no re-ceived in evidence in any and all courts, of this Sistu without regard to date of exace-tion, and no defense shall be permitted there-to except the two defenses hall be permitted there-to except the two defenses that hereinshown mentioned and the defense that any model of the arc riverion of the period of redempsion was at any time sither conted or published or mailed or delivered to the owner or person hast paying taxer thereon.

of Florida, or if the said Board shall deem it expedient, at the office of said State Treas-urer and at such other place as shall be designated by the said Board, at the option of the holder, the place of payment being speci-fied in the said bonds and in the coupons attached thereto. The principal of said bonds thall be made payable to bearer in gold coin or its equivalent in lawful money of the United States at such periods of time or dates not exceeding thirty years from the date of not exceeding thirty years from the date of issuing the same, as the said Board shall determine, and it may in the discretion of said Board be provided that at any time after such date as shall be fixed by the said Board, such date as shall be fixed by the said Board, the said bonds may be redeemed at the option of the said Board or their successors in office, such redemption to be made in the manner specified in this Act. If the right shall be reserved to redeem the said bonds before maturity, it shall be provided in each bond so issued that if it shall be called for re-demption before maturity, notice thereof in writing shall be given by the said Board to the State Treasurer and to any bank at writing shall be given by the said Board to the State Tressurer and to any bask at which the said bonds shall be made public at least ninety days before the time fixed for redemption, and in addition thereto, no-tice thereof shall be published by the Board in a newspoper published in Talishas-see, Florida, and also in a newspaper pub-lished in the City of New York, State of New York, once a week for 6 successive weeks, beginning not less than 90 days next prior to the date fixed for redemption, and if any beginning not less than 90 days next prior to the date fixed for redemption, and if any bond so issued subject to redemption before bond so issued subject to redemption before maturity shall not be presented when called for redemption, it shall cease to bear interest from and after the date so fixed for redemp-tion. The said Board is hereby authorized to sell and negotiate such bonds in any mar-bas as the bear price obtainable therefor. ket at the best price obtainable therefor. In the event the Board of Commissioners

er Everglades Drainage District are, for any reason, unable to pay any of the bonds is-sued under the provisions of this Act or the interest thereon as the same comes due, mid Board of Commissioners may borrow money and issue in the corporate name of said Board and issue in the corporate name of said Board notes or nerotiable coupon bonds of said Everglades Drainage District in an amount sufficient to meet such bond and coupon indebtedness. Said bonds shall be issued in such denomination, bear such rate of interest, and mature at such time or times as said Board may determine, and in all other respects, said Donds shall, in the matter their issuance and sale, he subject to the provisions of this Act as amended by Chap-Acts of 1915, Laws of Florida, approved June 5, 1915, and the Statutes amen-datory thereof. Sec. 7. That this Act shall take effect imter 6067.

mediately upon its passage and approval by

the Governor. Approved May 30, 1917.

CHAPTER 7306-(No. 48).

containing new cenals, diches, levers or other works, and additional assessments may be made in conformity with the provisions of Section 12, the same to be made in propor-tion to the increased benefits accruing to the

Section 12. The point of the period of referming to the fact of 1213, Laws of Florida, be, and the arm indications, but not less than one hundred for an thereby amended so as to read mathematical indications, but not less than one hundred for an the bands to be issued by an thereby and there is a denominations, but not less than one hundred follars, as the mail Hoard may determine is addition thereto the provisions of section 12 of this act whall be in denominations, but not less than one hundred dollars, as the mail Hoard may determine is a forming in the the section of the bands and hall be interest shall be performed the found at a fight in their is a soft in the reasure of the side board and the designated by the said Board and that for the construction of additional berginated by the said Board, at the option of the bolder, the place of payment being specified in the said board shall deem is the requires in boards and in the coupons attached thereto. The principal of said board shall deem is the requiseries in a beard is a gold coin or its could be construction of additional level the place or raising the same or the mode of the bolder, the place of payment being specified in the said board shall deem is the requires in basers in a gold coin or its could construction of additional level the place or raising the same, as the said Board shall deem is the requires the in the said board shall deem is the requires the inclose of said State Treas urer and at such other place as shall be made payable in bearer la gold coin or its coupons attached thereto. The principal of said board shall deem is the requires the said board shall deem of the coust being specified thereto. The principal of said board shall deem of the coust the place of section 17, or that the place of section is subortied to the court organizing and distort to carry out the plan of reclamation with sech modifications, the Board of subords ander the provisions of Section is under the provisions of Section is under the sections of section the court fice of the clerk of the court organizing said district, praying the Court's permission to change the plan of reclamation and asking the court to appoint three commissioners, is pro-vided for under the provisions of Section 11, to vided for under the provisions of Section 11, to appraise the lands that shall be taken for such enlarged or improved works and assess the benefits and damages to any or all lands, public highways, railroads or other property in the district by the proposed amendments and changes to the plan of reclamation. No-tice of the filing of such petition shall be given and a hearing shall be held and com-misulourn shall be appointed in the same man-mer as provided in Section 39 of this Act. possessing the same qualifications as commismer as provided in Section 39 of this Act. possessing the same qualifications as commis-sioners appointed under the provisions of Sec-tion 11 of this Act, who shall appraise the property to be taken, assess benefits and damages and estimate the cost of improve-ments, and who shall proceed in the manner provided in Section 13 of this Act, provided, however, that said commissioners may, in a proper case, confirm any previous assessment proper case, confirm any previous assessment made under the provisions of this Act. Said commissioners shall make report in writing and file the same with the circuit clerk, after which the same shall be proceeded with in the same manner as is now provided for in the case of an original incorporation and assessment.

After the lists of lands with the assessed benefits and decree and judgment of Court have been filed in the office of the clerk of the circuit court, as provided in Section 15 of this Act, then the Board shall have power to levy an additional tax of such portions of said benefits on all lands in the district to which benefits have been assessed as may be found necessary by the board of anyervisors to pay the increased cost of the completion of the proposed works and improvements as of the proposed works and improvements as shown in said "plan of reclamation," as amended, including the cost of superintending the same and all incidental expenses in con-nection therewith and in addition thereto ten per cent. of said total amount for emergen cies, and if, in their judgment, it seems may issue bonds not to exceed the amount of said additional levy. The additional taxes authorized to be lexied under the provisions of this Section shall be levied and collected in the same manner as taken levied under th provisions of Section 17 of this Act. Bondmissued under the provisions of this Section issued under the provisions of this Section shall draw interest at a rate not to exceed six per cent per annum, payable semi-annually and shall be made payable at such time or

CHAPTER 700-(No. 52).

Last, being all of Sections 7 to 15 inclusive, and 17 to 28 inclusive, containing 18,560 acres, more or less. Also all of Sections 1 to 4 in-clusive; 10 to 15 inclusive; 23 to 34 inclusive, and Sections 35 and 38, in Township 57 South of Range 32 East, containing 3,600 acres, more or less. Also all of Sections 1 to 3 inclusive; 10 to 14 inclusive; 24, 25, 35 and 37 of Township 58 South of Range 37 East

of Range 33 East, containing 22,400 acres,

vey to the Board of Commissioners of State Institutions the title to said described lands,

CHAPTER 7311-(No. 53). . AN ACT to Amend Sections 4. 9 and 20 of Chapter 6399, Acts of 1915, the Same

Being An Act Relating to the Ownership and Protection of Game and Game Birds in the Several Counties of the State; Providing

Provided, that this section shall not be con

dollars, nor more than twenty-five for each

Sec. 2. That Section 8 of Chapter 6969,

Section R. Deer protection: Open and

to read as follows:

Open and Closed Season for Hunters"

ervation, to-wit

Licenset.

offense

the Longentiating Districts Authorizing the formance of Boards by Said Draimage Districts Authorizing the formance of Boards by Said Draimage Districts and From Y Said Draimage District for Said Draimage Districts and From Y Said Draimage District for Said Draimage Districts and From Y Said Draimage Districts and From Y Said Draimage District for Said Draimage Districts and From Y Said Draimage District for Said Draimage Districts and Formation of Said Draimage Districts and From Y Said Draimage District and From Y Said Draimage District for Said Draimage District and Formation of Said Draimage District for Said Draimage District

petent person, resident of the county, as county game warden. The term of office of game warden shall be two years, except that Rame warden shall be two years, except that the game warden first appointed under this Act shall hold office until Tuesday after the first Monday in January 1578, or until his suc-cessor is appointed and qualified. That in No-vember, 1918, and every two years thereafter a game warden shall be appointed in and for each county in the State by the Governor up-on the recommendation of the Board of County Commissioners, whose term of office shall be two years. Any game warden may be suspen-ded or removed from office by the Governor for neglect of duty or incompetency as well as for constitutional causes.

for constitutional causes. Sec. 5. All laws or part of laws in conflict herewith are hereby repealed. Sec. 6. This Act shall become effective upon approval or upon becoming a law without ap-Approved June 5, 1917.

CHAPTER 7813-(No. 64).

CHAPTER 7813-(No. 54). AN ACT to Amend Chapter 6914 of the Laws of Florida, 1915, and the Title Thereol, the Same Being An Act Entitled, "An Act to Provide for the Learningtion, Licensing and Registration of Fersons Engaged or Engag-ing in the Business or Work of Installing Plumbing or House Drainage, and a Super-vision and Inspection of Plumbing and Drainage in Cities of Towns of This State Having a Population of 10,000 Inhabitants or More, According to the Federal Census, and Parts of Counties of This State, and Impos-ing Fenalties for Violation of This Act." Be It Enacted by the Legislature of the State of Florida:

of Flerida: Section 1. That Chapter 6944, Laws of Florida 1915, and the till thereof, be, and the same is, hereby, amended, so that the said Chapter, and title thereof, as amended, shall read as follows: An Act to provide for the examination, lic-ensing and registration of persons engaged in the business or work of installing plumbing or house drainage, and a supervision and inspec-tion of plumbing and drainage in cities or lowns of this State, having a population of 7, 500 inhabitants or more, according to the fed-eral census of 2010 or any subsequent Federal Census, and parts of counties of this State, and imposing penalities for wholation of this State, and imposing penalties for violation of this Act. Be It Enacted by the Legislature of the State of Florida:

Section 1. Any person now or hereafter en-gaged in or working at the business of plumb-ing in cities of 7,500 population or more in this State, either as master plumber or employing plumher or as journeyman plumber, shall first receive a certificate thereof in accordance with

receive a certificate thereof in accordance with the provisions of this Act. Sec. 2. Any person desiring to engage in or work at the business of plumbing, either as a master plumber or employing plumber, or as a journeyman plumber, in citics having a pop-ulation of 7.500 or more and a system of water supply or sewerage, shall make application to a Board of Examiners hereinafter provided for at such times and place as said Board may direct. Said examinations may be made in whole or in part in writing and shall be of a practical and elementary character, but suffi-ciently strict to test the qualifications of the applicant.

applicant. Sec. 3. There shall be in every city of 7,500 inhabitants or more, a Roard of Examiners of plumbers, consisting of three members, one of which shall be chairman of said Board of Health; a second member, who shall be a mas-ter plumber, and a third member, who shall be a journeyman plumber. Said second and third members shall be appointed by the appointing power of said city or town as provided by charter or ordinance within three months after the passage of this Act, for the term of one year from the first day of January in the year of appointment, thereafter annually before the

Enserted by the Legislature of the State

Statutes of the State of Fiorian De umended to read as follows: Section 1361. Standards of Weights and Measures.-The following standard of weights and measures shall be the standard of weights and measures throughout the State of Florida; One standard liquid gellon shall contain 331 wild leaker. One stands solid luches.

Did inches. The weights and measures shall be in avoirduppels pounds as fullows: Whest, per bushel 60; Corn, shelled, per bushel 64; Corn on cob with shuchs 70; Sorgh-um seed, per bushel 66; Barley seed, per bushel 68; Corn Meesl, per bushel 22; Bran, per bushel 69; Corn Meesl, per bushel 60; Beans, shelled, per bushel 60; Beans, velvet, in hulis, per bushel 73; Beans, castor, shelled, per bushel 68; Millet seed, per bushel 50; Beggar weed eled, per bushel 66; Beans, relvet, in hulis, per bushel 66; Millet seed, per bushel 50; Beggar hushel 43: Millet seed, per bushel 50; Beggar weed seed per bushel 53; Irish potatoes, per bushel 40; Swasi potatoes, per bushel 56; Turnipa, per bushel 64; Oniona, per bushel 56; Salt, per bushel 60; Peanuts, per bushel 56; Apples, dried, per bushel 54; Apples, green, per bushel 41; Obinces, per bushel 56; Apples, dried, per bushel 54; Peaches, green, per bushel 54; Cotton seed, per bushel 32; Cotton seed, Sea Island, per bushel 56; Guavas, per bushel 69; Pears, per bushel 56; Guavas, per bushel 66; Pears, per bushel 56; Guavas,

per bushel M. Sec. 2. It shall be unlawful for any dealer to sell, offer for sale, barter, exchange, or otherwise dispose of, any of the different com-modifies named in Section one of this Act. except by the pound, and any person, firm or rurporation violating this section shall be

guilty of a misdemeanor. See 3. All laws and parts of laws in con-flict with the provisions of this Act be and the same are hereby repealed. Sec. 4. This Act shall take effect upon its Approved May 12, 1917.

CHAPTER 7315-(No. 57).

CHAPTER 7315-(No. 57). AN ACT Creating a Marketing Bureau of the State of Florida, and Creating the Office of State Marketing Commissioner." Wherea, There is a world-wide shortage of the neccessities of life; and

Whereas, There is an immense waste and Whereas, The grower, by himself, is unable to best solve this problem; and Whereas, The Florida grower pays a special (TEAPTED 7118-(No. 60))

known as the fertilizer stamp tax; there-

Be It Enacted by the Legislature of the State

Be It Enacted by the Legislature of the State of Florida: Section 1. The department of a marketing bureau of the State of Florida is hereby es-tablished, and shall be known as such. The office of the State Marketing Commissioner is hereby established and it shall be the duty of the Commissioner of Arriculture immedi-ately on passage of this Act and approval by the Governor, to appoint a State Marketing Commissioner who shall hold office from the time of his appointment until his successor is appointed and qualified, or removed by the Commissioner of Agriculture for cause, which shall be during the last ten days of December, 1917, and every two years therealter, and shall assume the duties of the office on the first day of July following. day of July following. Sec. 3. The State Marketing Commissioner

shall receive the sum of \$2,500, per annum as his salary, and he shall be allowed actual traveling expenses in the discharge of the duties of the office, not to exceed \$1,200. itemized statement under oath to the Com-missioner of Agriculture, and both salary and traveling expenses shall be payable monthly out of the funds derived from the sale of fertilizer stamps in the same manner as other State officers are paid.

have his headquarters and hold his office in the City of Jacksonville, and upon the ap-proval of the Commissioner of Agriculture may employ a clerk or clerks when necessary, but at no time may the expenses of the Marketing Commissioner exceed the sum of \$15,000, per annum, and the sum of \$15,000, or as much as is necessary is hereby appropriated out of the finds designed. the funds derived from sale of fertilizer stamps to be paid in the manner as all other

State expenses are raid. State expenses are raid. Sec. 4. L'elore entering upon the discharge of his duties as State Marketing Commissioner, he shall give bond in the sum of \$5,000, to the State of Florida, in some responsible indemnity company to be approved by the Sec-retary of State, conditioned that he will truly account for and apply all monies which may come into his hands in his official capacity, and that he will faithfully perform the duties

ale or shipment or delivery for sale or ship-ment of iomators, excerpt of the standard measure herein specified, shall be manufactor-ted or sold. See, 4. Every crate or basket used for the rate or delivery of tomators shall be of the

rais or delivery of tomatoes shall be of Plorida standard measure as above provi Plorida isondard measure as above provided. No person shall use any crate or basket for such sale, shipment or, delivery, except the same be of such standard measure. This shall not apply to local persons, dealers in or growers of tomatoes, or shipments within the State, Any person violating any of the pro-visions of this Act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine not exceeding \$100. or by imprisonment in the county jail not exceeding 20 days, of by both such fine and Imprisonment. Sec. 5. 'All laws and parts of laws in

flict with she provisions of this Act be and the same are hereby repealed. Dec. 4. This Act shall take effect October

# 1, 1917.

CHAPTER 7117-(No. 50). "AN ACT to Authorize the Trusters of the Internal Improvement Fund of the State of Florida to Sell all the Timber in Lake Ocheesee Known on the Government Plats as Cypress Lake, in Jackson County, Flor-ida."

of Florida belong to the State under its sov-ereign rights; and Whereas, There are large quantities of tim-

ber in Lake Ochersee known on the Govern-ment plats as Cypress Lake in Jackson County, Florids; and Whereas, Under existing law no one has suthority to sell or dispose of said timber; and Whereas, It is to the best interest of the

State that said timber be sold so that the people of the State may have the benefit of the same; therefore, Be It Enscied by the Legislature of the State

of Florida: Section 1. That the Trustees of the Inter-nal Improvement Fund of the State of Flor-ida are hereby authorized to sell all the timber in Lake Geneesee known on the Government plats as Cypress Lake in Jackson County, Florida, to the best interest of the State.

CHAPTER 7818-(No. 00). CHAPTER 7318-(No. 60). AN ACT to Encourage the Construction and Maintenance by Common Carriers of Rail-way Trestles and Bridges for the Public Transportation of Passengers and Freight and the Establishment, Maintenance and Conduct of Toll Bridges for Public Use Along, Over or Across Bays, Bayous, Lakes and Rivers of the State of Florida Four Miles or More in Length and Providing for a Fair and Equitable Assessment of Taxes Against the Property of Common Carriers

Against the Property of Common Carriers Along, Over or Across Such Bays, Bayous, Lakes or Rivers. Whereas, The construction and maintenance by common carriers of railroad trestles and toll bridges along, over and across numerous bays, bayous, lakes and rivers within the State Florida to facilitate the transportation of

passengers and freight and the public travel and intercommunication thereover would be of great public benefit to the people of the State of Florida generally; and Whereas, The construction of such trestles, railway bridges and toll bridges involves great expense disproportionate to and in excess of the expense of construction of railway lines

and other public transportation facilities on land, and the assessment of such transporta-tion facilities for taxation in proportion to the expense of construction of the same would be unlair, unjust and inequitable and deter and prevent the construction and maintenance thereof, and it being deemed in the general public interest to provide by law for such a fair, just and equitable assessment for taxa-tion, of any such treatles, railroad bridges and toll bridget as will encourage the con-

without.

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### CHAPTER 122-(No. 64).

AN ACT to Amend Section 2019 of General Statutes of State of Florida as Amended by Chap. 5335 of Acts of 1909, the Same Relat-Rates of Transportation by Common Car riers. Be It Enacted by the Legislature of the State

Be it Enacted by the Legislature of the State of Florida: Section 1. That Sec. 2019 of General State tes of State of Florida as amended by Con-5005 of Acts of 1908, the same relating to allowances of free or reduced rates of trans-portation of common carriers be amended so as to read as follows: 2019. When Free or Reduced Rates in the

as to read as follows: 2019. When Free or Reduced Rates are Al-lowed; Penalty for Violations.—Nothing in this Chapter contained 'shall prevent any commen-

Chapter contained 'shall prevent any commen-carrier subject thereto from granting in the passage or free tickets to its own officers and own employees (including pensioners, disable employees, and persons traveling to accept or leave employment of such common carrier and their immediate families dependent pen-them; and to its physicians and traveling or emprese cars while on duty only, and to be rearress cars while on duty only, and to be religion who are engaged in general mission work; traveling secretaries of Young Men Christian Associations, Sunday School Field State Home for Confederate Soldiers to be come inmates thereof, or returning after the persons when transported by charitable charge, to indigent, homeless or destingted in such transported by charitable cleater, and to the necessary agents employed in such transported by charitable in such transported by charitable in such transportation; to persons exclusively engaged in charitable or eleemosynary work for the purposes of their work; and to persons injured in wrecks, and the bhysicians surgeons, nurses, relatives or friends of sur surgeons, nurses, relatives or triends of such injured, persons, to and from the place of the wreck; or from carrying free passengers with the object of providing relief in cases d general epidemic, pestilence or other calamit ous visitations in the States or from the cariage, storage, or handling of property for or at reduced rates for charitable purposes or to and from fairs and expositions for the hibit thereat, or from giving reduced rates to ministers of religion, or from exchanging free passes with other common carriers for officers and employees and their immediate family dependent on them, and for the physicians and surgeons, and salaried attor

and toll bridges as will encourage the con-struction and maintenance of the same as transportation facilities; therefore, Be It Enacted by the Legislature of the State of Florida: Section J. That from and after the passage of this Act the assessment for taxation per mile of any part of any railroad or railway line within the State of Florida of any com-mon carrier which may be constructed and maintenaned along, over or across any bay. mon carrier which may be constructed and maintained along, over or across any bay, bayou, lake or river of a length of 4 miles holders of fare than of first-class tickets at a lower rate of fare than of first-class tickets for the holders of which second class tickets only second class tickets only second class tickets only bayou, lake or river of a length of 4 miles or more, including whe approaches thereto. Whether constructed and maintained in con-nection with a toll bridge or other bridge for the passage of padestrians and vehicles or mithout shall be avered the average per be paid for in each.

AN ACT Authorising the Board of Supervisors of a Drainage District to Pay for Membership in the Florida Drainage Asso-

ciation. Be It Enacted by the Legislature of the State

of Florida: Section 1. The Board of Supervisors, of any Drainage District incorporated under the Laws of the State of Florida, being a mem-ter of the Florida Drainage Association, is hereby authorized to pay out of any funds available for such purposes, any fees and dues required of it as a member of said Association.

### Approved May 28, 1917.

CHAPTER 7307-(No. 49)

AN ACT to Amend Section 500 of the General Statutes of the State of Florida, Pertaining to Drains by Counties, as Amended by Chap-ter 6407, Laws of Florida, Acts of 1913. of the benefits assessed becoming a law, Approved May 15, 1917.

Enacted by the Legislature of the State

of Florida: Section L. That Section 960 of the General Statutes of the State of Florida, as amended by Chapter 6657, Laws of Florida, Acts of 1913, be, and the same is hereby amended to read as follows: Sec. \$60, Public Ditch, Drain or Canal .--

Whenever it shall be deemed necessary or expedient, for sanitary or agricultural purposes or conducive to the public health, conveni-ence or welfare, or public utility, of for the ence or wellare, or putile utility, of for the benefit of any lands that are low, wet, sub-merged or liable to become submerged, to establish a public dich, drain or canal in any of the cruntles of this State by a majority of those owning the lands through which such proposed dich, drain or canal shall run as those owning the sector part of the such proposed ditch, drain or canal shall run or by those owning the greater part of the lands through which such proposed ditch, drain or canal shall run and by a majority of those owning lande or by those owning the greater part of the lands contiguous thereto that are benefited by such ditch, drain or canal; the majority of those owning such lands or those owning the greater part of, such lands as aforesaid, the greater part of such tands as arorevald, shall present a petition to the County Com-missioners of the county in which such ditch, drain or canal is to be located, with a plat of the said lands, showing the general course of such proposed ditch, drain or canal, set-ting forth the cause for the same, its length and the lands to be benefited thereby. Upon the lands to be benefited thereby. and the lands to be benefited thereny. Upon filing such petition and plat with the County Commissioners, they shall lay the same over until the next regular meeting and give notice by publication for three weeks, in some newspaper published in the county, of the date when they will consider said petition. the date when they will consider said petition, citing all persons who may be interested to appear and present any reason why such pe-tition, should not be granted. Sec. 2. All Laws or parts of Laws in con-flict herewith be, and the same is hereby

in trust, however, for the perpetual use and benefit of the Indians aforesaid, and as a reservation for them. Sec. 3. This Act shall become effective up-on its approval by the Governor. Approved May 9, 1917.

Sec. 3. This Act shalt take effect from and after its passage and approval by the Gover-nor, or its becoming a law without such ap-proval

Approved May 26, 1917.

### CHAPTER 7308-4No. 101

AN ACT Authorizing the Board of Supervi-nors of a Drainage District to Obtain Per-mits from the Government of the United States and to Give Bond for the Perfor-mance of Same

read as folows: "Section 4. No person or persons shall corporated under Chapter ones, Laws of Flor-ida. Acts of 1913, and the improvement pro-wided thereunder, be of such nature as re-guires the permission or consent of the Gov-ernment of the United States, or any departernment of the United States, or any depart-ment or officer of the Government of the United States, the Board of Supervisors of the Drainage District shall be authorized to obtain the required permission or consent of the Government of the United States or any proper officer or department thereof, and to that end the Board of Supervisors shall have full power and authority to bind the Drain-aga District to comply with any conditions that may be attached to such permission or consent, including the giving of any bond or other obligation for the faithful performance of such conditions. Sec. 2. All laws or parts of laws in con-flict herewith be and the same are hereby reexcept between the following dates: Wild turkey, quail (bob white partridges), turtle doven swan, geese, brant, ducke, rails, coots, sandplpers, curlews, snipe or plover, Novem-ber 30th to March 1st inclusive, following: strued to include mud or marsh hens. person violating any of the provisions of this section shall be deemed guilty of a misde-meanor, and upon conviction thereof, shall be punished by fine of not less than ten

flict herewith be and the same are hereby re-Acts of 1915, relating to game and game birds, he and the same is hereby amended

See 3. This Act shall be effective imme-diately upon its approval by the Governor. Approved May 21, 1917.

Approved May 21, 1917. CHAPTER 309-(No. 51). AN ACT to Amend Section 46, Chapter 643, Acts of the Legislature 1913, heing "AN ACT Relating to the Creation, Or-gamization and Maintenance of Drainage Dis-tricts for the Purpose of Reclaiming and Protecting Swamp. Wet or Overflow, from the Effects of Water, for Sanitary or Arri-cultural Purpose, or when the Same May Ble Conductive to the Tuble Halls. May Ble Conductive to the Tuble Barne May Ble Conductive to Datamage Disticts, the State of the body while main and Barne Disticts, the State of the body while the Barne May Ble Conductive to Datamage Disticts, the State of the body while Barne May Barne Barne May Ble Conductive to Datamage Disticts, the State of the body while Barne Ba

imes and at such place or places first day of January, and shall be paid from the treasury of said city the same as other of supervisors may determine. Any additional tax authorized to be levied under the pro-visions of this Section shall be apportloned officers, in such sum as the authorities may designate. Sec. 4. Said Board of Examiners shall, as to and levied upon each tract of land in said district in proportion to the benefits assessed and not in excess thereof, and in case bonds

soon as may be after their appointment, meet, and shall then designate the times and places are issued as herein provided, then the amount for examination of all applicants desiring to engage in or work at the business of plumbof the interest (as estimated by said board of supervisors) which will accrue on such bonds shall be included and added to the said ading within their respective jurisdiction. Said Board thall examine said applicants as to their ditional levy but the interest to accrue on practical knowledge of plumbing, house drain-age, and plumbing ventilation, and, if satisfied said bonds shall not be included as part the cost of construction in determining whether or not the expenses and costs of making the improvements shown in the plan of the competency of such applicants, shall thereupon issue a certificate to such applicant authorizing him to engage in or work at the lamation are not equal to, or in excess burliess of plumbing, either as master plumb-er or employing plumber, or as a journeyman plumber. The fee for a certificate for a master Sec. 2. This Act shall take effect upon its

plumber. The rector a certificate for a matter plumber or employing plumber shall be \$5.00; for a journeyman plumber it shall be \$2.00. Said certificate shall be valid, for the term of one year, but the same can be renewed if ap-AN ACT Providing, for and Setting Aside Ceitain Lands to the Seminole Indians as a Reservation, Providing for Trustees, in Whom the Title to Said Lands Shall be Vested for the Use and Benefit of said Indians plication for renewal is made to said Board not less than thirty days before the expiration of said certificate. The fee for renewals shall be \$1.00. All moneys shall be paid into the city or town treasury for the use of said city or town Sec. 5. All cities or towns in this State, and Be It Enacted by the Legislature of the State within the provisions of this Act, shall pro-vide by ordinance, within three months af-ter the passage thereof, rules and regulations of Florida: Section 1. The following described lands in the county of Monroe, State of Florida, be and the same are hereby set aside and given to the Seminole Indians of Florida as a Resfor the construction and maintenapee of all plumbing and drainage placed in, or on any building or the premises thereof in such city or town, and no work of this character shall All of the lands now belonging to the State of Florida in Township 14 South of Range 22 East, being all of Sections 7 to 15 Inclusive,

be done unless a permit be issued therefor, ex-cepting the repairing of leaks. It shall be the further duty of said scitles or towns to provide for the appointment or election plumbing inspector and such assistants as are necessary, but said inspector and assistants are must be practical plumbers of not less than ten years' experience, whose duty it shall be to see that all rules and regulations touching 3 inclusive: 10 to 14 inclusive: 24, 25, 35 and 36, of Township 58 South of Range 32 East, containing 7,650 acres, more or less. Alfo all of Sections 7 to 15 inclusive, and 17 to 30 in-clusive, of Township 56 South of Range 33 East, containing 18,560 acres, more or less. Also all of Sections 1 to 15 inclusive, and 17 to 36 inclusive, of Township 57 South of Range 37 East, containing 77 400 acres more such plumbing are faithfully and diligently observed and executed. The plumbing i spector shall preside at all meetings of the Examining Board of Plumbers and shall have the deciding voice and vote in all matters connected with the examination of applicants and granting of certificates, whenever the remaining members of said Board are un-able to agree. That the plumbing department of every city or town embraced in this Act, consisting of the Examining Board, the Plumb-ing Inspector and his assistants, shall be under the supervision of the Board of Health of said city or town, and the Plumbing In-Range 33 East, containing 22,400 scree, more or less. Also all of Sections 1 to 15 inclusive, and 17 to 36 inclusive, of Township 58 South more or less. Sec. 2. The Trustees of the Internal Im-provement Fund are hereby directed to conof said city or town, and the Pulmbing In-spector shall make a complete report of this department to said Board of Health at the end of each year, and oltener as may be re-quired by said Board, or provided for by ordi-

sec. 6. Any person violating any provision of this Act shall be deemed guilty of a mis-demeanor, and be subject to a fine of not less than five dollars nor exceeding fifty dollars

or each and every violation thereof. Sec. 7. In countier of this State containing cities or towns having a population of 7,500 inhabitants or more according to the Federal Census of 1910, or any subsequent Federal Census, the County Commissioners or governing Board of said counties are required and hereby empowered to appoint an inspector of plumbing who shall he a plumber of not less States and to user store for the retrievent in the rest. mance of Same. Be it Enacted by the Legislature of the State of Florida: Section 1. In case the Plan of Reclamation of any Drainage District or-anized and in-birds tase of 1915, relating to game, and game of any Drainage District or-anized and in-birds be and the same is hereby amended to birds be and the same is hereby amended to comporated under Chapter 6458, Laws of Flor-'Section 4. Chapter 1905, and drainage in-birds be and the same is hereby amended to comporated under Chapter 6458, Laws of Flor-'Section 4. Chapter 1905, and drainage in-birds be and the same is hereby amended to comporated under Chapter 6458, Laws of Flor-''Section 4. No person or persons shall birds be and the territory embraced and in-birds be and the same is hereby amended to and to do so such other work as the said county commissioners may require. All plumb-is birds be and the same of persons shall county commissioners may require. All plumb-county commissioners may require shall county commissioners Section 4. No person or persons shall injure, kill or hunt or destroy by any means whatever, or have, or be in possession of, ex-cept as expressly permitted by the provisions of this Act, the following named game birds. except between the following determined to the birds.

enigined on him by also take and subscribe the oath required under the Constitution of the State. Sec. 5. The State Marketing Commissioner shall keep a scal of office, which shall be used to authenticate all papers and documenta issued and executed by law as such officer. Sec. 6. At the end of each calendar month e shall file with the Commissioner of Agriculture an itemized statement under oath all sums of money received or expended by him in the discharge of his official duty, in-cluding clerical service, salaries, and expen-ses while traveling, stationery, and other ne-

Sec. 7. Upon the approval of such accounts by the Commissioner of Agriculture, the Comptroller shall draw his warrant for such amount, which shall be paid monthly out the funds collected from the sale of fertilizer

stamps. Sec. 8. The officer and accounts of the State Marketing Commissioner shall be audited by the direction of the Governor In the manner as the office and accounts of the all other State officers are audited.

Sec. 9. The duties of the State Marketing Commissioner shall be to receive and compile reports on all fruits, vegetables and other farm products as are grown in the State, to publish same in the State press that will do so without cost, to obtain and disseminate information as to carriers' rate, to collect in-formation as to additional market centers and formation as to additional market centers and their capacity, and to keep and compile a statement of all anipments moving out of the State that through this information the farm-ers and producers can be kept posted as to exact conditions existing in the State, and the several markets of the country, to better cooperate with and prevent a loss to our peo-ple, and to cooperate with the United States government in establishing a parcel post mar-keting system in this State. He shall issue such bulletins or other information along lines of advice as to how best pick, pack, kind of advice as to how best pick, pack, kind package, and way to distribute; to study all conditions as affecting other States; to keep in touch with the Department of Agriculture at Washington, D. C. and the Commissioner of Agriculture of the State, that through this close jouch and study, of condition, he can advise our people what grops to plant or not plant, what markets are oversided, and through a system of cooperation aid in development of agricultural interests and protect-ing Florida's producers. In connection with the .Commissioner of Agriculture shall co-operate and advise such methods an will best operate and advise such methods as will best carry forward this work, such as inspection of packages and other measures as conform to plans of the marketing system of the De-partment of Agriculture at Washington; also, through this to get better, seeds and aid in preventing, and in studying the various dis-eases and pests that affect our crops. To do all that can be done in connection with the Commissioner of Agriculture to bring relief to and aid in the marketing and distribution of Florida's products. f Florida's products. Sec. 10. An executive committee of three

shall be appointed by the Commissioner of Agricultute in connection with the marketing commission, whose duties shall be in connection tion with the Marketing Commissioner and Commissioner of Agriculture, to devise ways and means and study out the best and most effective methods of reaching the best ends, and solve the problem of proper marketing and distribution of Florida's produce. The committee to account of the start of the

shall not exceed the average per mile assessment for taxation of such railroad. Any individual violating the provisions of or railway line located on land, nor shall the this Section, either by issuing a free pass, assessment per mile of the entire railroad or or giving a reduced rate unlawfully, or by railway line of any such common carrier receiving and using, or taking the advantage liking the Site of Fireide be increased by or raises went per mile of the entire raiload or or giving a using, or taking the advantage raises within the Siste of Florida be increased by of the same, shall be putished by imprison-reason of the construction and maintenance of any part thereof upon or with or by means any part thereof upon or bridge along, common carrier violating this section shall be there are not exceeding one thousand dollars; and any common carrier violating this section shall be which to a penalty to be fixed and imposed

of such railway line upon land. Sec. 2. This Act shall take effect immedistely upon its passage and approval by the Governor or upon its becoming a law without the approval of the Governor.

### CHAPTER 7323-(No. 65),

AN ACT to Amend Section 4100 of the General Statutes of the State of Florida, as Amended by Chapter 5706 of the Acts of 1907 and by Chapter 5903 of the Acts of 1909, Relating to Labor of County Convicts. Be It Enacted by the Legislature of the State of Florida:

of Florida: Section 1. That Section 4109 of the General Statutes of the State of Florida, as amended by Chapter 5705. Acts of 1007, and Chapter 5963. Acts of 1999. relating to ishor of county convicts, be and the same is hereby smendel so as to read as follows:

4100. County Convicts May Ba Put to Labor.-The Board of County Commissioners of bor.-The Board of County Commissioners d each county may employ all persons in he jails of their respective counties under sm tence upon conviction for crime at labor upon or upon roads, bridges and nublic works is the streets of incorporated cities and town, or upon roads, bridges and nublic works is the several counties where they are so im-prisoned: or the said Boards may, in their discretion, hire out such prisoners to be kept an i worked either within the county where the crime was committed or in any other county in the State of Florids. But no Board of County Commissioners shall lease or hire out any female convict (except for domestic st any female convict (except for domestic et agricultural labors), or any male prisoners bick and diseased to such an extent as not to be able to perform manual labor. Sald comagricultural hoors), or any male prisoners blok and diseased to such an extent as not to be able to perform manual labor. Sald con-try convicts shall be kent and worked under such rules and regulations and supervision as may be prescribed by the Commissioners of Agriculture, with the advice and near of the Board of Commissioners of State In-stitutions, and the Commissioners of Arian ture, with the approach of the Board of missioners of State Institutions, shall have the power to enforce all such rules and re-bations. Upon the failure of any less of the Commissioner of Arian ture, with the approach of the Board of the power to enforce all such rules and re-bations. Upon the failure of any less of the commissioner of Arian the Commissioner of any less of the commissioner of Arian the Commissioner of any less of the commissioner of the Board of commissioners at State Institutions, shall have the right to re-quire said county convicts of the county far-missioners, the said Boards of County Com-missioners shall advertise for at least and days in one or more of the county and their intention to less, hire or let the said prisoners, thereby giving those who desire to ind for such prisoners an opportunity to in resoner, either in person or by attorner, and ubmit their respective bids therefor. In the event county convicts are and medianted and the proved count convicts are and medianted and the proved county convicts are and medianted and the proved count convicts are and any any and any and the proved count convicts are and any any and any

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of any such railway fresule or bridge along, common carrier riolating the section shall be over or across any such bay, bayou, lake or subject to a penalty to be fixed and imposed subject to a penalty to be fixed and imposed by the Railroad Commissioners, and enforced as provided in this Chapter, above and beyond the expense of construction of such railway line upon land. Sec. 2. This Act shall go into effect im-mediately upon its passage and approval by the Railroad Commissioners, and enforced in the foregree of the construction thereof.

the Governor or upon its becoming a law without his approval. Approved May 7, 1917.

Approved May 30, 1917.

CHAPTER 7319-(No. 61). AN ACT to Allow Railroad Companies in this State to Make Reduced Rates for Dele-gates to Meetings of Religious Bodies, Fra-ternal Societies, Educational and Other As-sociations Regularly Organized in the State of Finder and to Lowe it Ontional with of Florida, and to Leave it Optional with such Railroad Companies as to Whether or not Such Reduced Rates Shall be Extended to the General Public. Be It Enacted by the Legislature of the State

of Floridat Section 1. That each and every railroad

company within the State of Florida is hereby allowed to make reduced rates of transportaallowed to make reduced rates of transporta-tion to members or delevates to and from meetings or conventions of any religious body, fraternal society, educational associations or conventions of any other regularly organized associations within the State of Florida pro-vided such raitroad companies so making such reduced rates as hereinbefore provided shall have the legal right to include the general public in the benefits of such reduced rates, or withhold from the general public the beneor withhold from the general public the bene-fits of such reduced rates, as they shall see

or deem expedient. Sec. 2. All laws or parts of laws in conflict Sec. herewith be and the same are hereby repealed. Sec. 3. This Act shall take effect immedi-ately upon its becoming a law. Approved June 5, 1917.

CHAPTER 7220-(No. 62). AN' ACT to Make Illegal Any Charge for Placing or Switching a Car by the Carrier Having the Line Haul and Receiving the

Having the Line Haul and Receiving the Compensation Therefor. Be It Enacted by the Legislature of the State of Florida: Section 1. That no charge whatever shall be made by a rallroad having the line haul for placing for loading, an empty car at any warehouse or other point on its line or any side track or spur connected therewith or for switching the loaded car to or from the same either for delivery or for transportation for

switching the loaded car to or from the same either for delivery or for transportation for intrastate shipment; it being the purpose of this Act to require one placement of a car for loading or unloading upon a side track and its removal in opposite direction without any charge in addition to the charge for trans-portation or line haul. Sec. 2. Any railroad, railroad company, or common carrier violating the provisions of Section 1, of this Act, shall thereby incur a penalty for each such offense of not more than \$5,000, to be fixed and imposed by the Rail-road Commissioners in accordance with the provisions of Section 2000-of the General Statutes of the State of riorida, as amended in 1913, and each charge made in violation hereof shall constitute a separate offense. See 2. This Act shall take effect imme-diately upon its passage and approval by the Governor.



risoners discharged from said works out of the Fine and Forfeiture Fund of the county, he same as is above provided when the conleased.

set are leased. Set 2. That this Act shall take effect im-mediately upon its passage and approval by the Governor. Approved May 26, 1917.

CHAPTER 724-(No. 66.) AN ACT Relating to the Care, Maintenance and Illring of State Convicts, and Making an Appropriation for Cartying Out the Pro-Thereol.

It Enacted by the Legislature of the State

of Florida: Section 1. That on or before the first day of August, A. D. 1917, the State Prison Phy-sicians shall examine and grade all maie State convicts into three grades or classes, of all able-bodied males; Grade or Class of all able-bodied males; Grade or Class o, which shall consist of all hospital subto wit ets and all prisoners unable to perform Three, which shall consist or all male convicts who have and all male convicts who shall not be classed as ablebodied, but who are physi-cally able to perform reasonable manual la-bor upon the public roads. All Grade or Class Two couviets and all female convicts irrespective of physical condition shalt be kept and maintained at the State Prison Farm at mitable labor, excepting such convicts as may be transferred temperarily by the Hoard of Commissioners of State Institutions to other Institutions under its management other institutions under its management or supervision as their service may be utilized advantagrously in construction or other work immediately connected with such institutions. Sec. 2. That upon application of the State Road Department on or before September 1st. 1917, the Board of Commissioners of State Inatitutions is hereby authorized to reserve and set aside for the use of said Department not exceeding 300 male State primoners, to be used in the construction, maintenance and repair of any roada which said Department may now or hereafter be authorized to construct, maintain or repair. Such prisoners rules and regulations as may be prescribed by tions, and shall be maintained and cared for out of such funds as may flow or hereafter be placed at the disposal of said State Road Dewhich shall also nay from such funds all expenses in transportating said pri-soners to and from their camps and such soners to and from their camps and such expenses as may be incurred in advertising the escape and effecting the recapture of prisoners escaping while in their custody in-cluding a reward to be offered by the Board of sioners of State Institutions not ex-state \$100 in any one case, provided, how-said State Road Department shall not cerding \$100 be chargeable with the labor of said prisoners but only for their maintenance and other ex-

penses as provided in this Act. Sec. 3. That upon application of the County Commissioners of counties desiring to use and work State prisoners upon their public roads, on or before September 1st, 1917, and annually thereafter, and at such other times upon sixty day's notice of such application, the Board of Commissioners of State Institutions is, hereby authorized to reserve and set apart for the use of such counties such set apart for the use of such countres such number of male State prisoners as may be available for this purpose. Prisoners assigned to-counties under this Act shall be paid for as follows: for Grade or Class One, Ten dollars per month for each prisoner assigned; for Grade or Class Three, One Dollar per

month. Sec. 4. That all able-bodied negro male prisoners not needed by the Board of Com-missioners of State Institutions for work at the State Prison Farm, shall be leased by and floard; provided, a satisfactory price can be obtained. All encess prisoners may be may lit irt to counties, or placed upon the State roads. So prosumers shall be sub-leased. Provided, had counties now working State convicts may had counties now working State convicts may base the right at the expiration of their pres-ent contract to renew their contracts, for the shall be held and construed to mean "without number of convicts they are now working at the use of bridge, ferry or turnpike.

County Commissioners or to private lesses. Is upon its passage and approval, or upon its shall be guarded, fed, clothed, given proper becoming law without such approval. medical attention, and otherwise maintained at the expense of the lessees, who shall also pay all expenses of transporting such prison pay all expenses of transporting such prison-ers from the State Prison to their respective camps and return at the expiration of the kase. All State convicts shall be at all times under the appervision of the Commis-soner of Agriculture and the Board of Com-missioners to State Institutions, wholeshall pre-write such rules and regulations as may be deemed necessary for their safe keeping, poin-tenance and discriptine; and said Board shall recute such contract with the Jessees and require such bond for the performance of same as shall be necessary to carry out the same as shall be necessary to carry out the purjose of this Act. White and colored pris-oners worked upon the public roads of the State or of any county of this State, shall be worked in separate squads and confined in separate vans, stockades or other structures. See 6. That no State prisoner, shall be required to work more than sixty hours in any one week or more than eleven hours in any one day, which time shall include the time spent in going to and returning from perform during such time any labor in excess of his ability to perform such labor in such time without impairment of his physical con-

in the proper construction and maintenance of a State Aid Road, if shall be the duty of the State Road Department to withhold from such county all further State aid of any description, until such terms of agreement have been complied with.

Sec. 14

It shall be the duty of the State Sec. 7. It shall be the duty of the m Road Department to advattise for hids all roads and bridges to be constructed with convict labor, such advertisement to appear at least once a week for not less than two consecutive wreks in some newspaper having general circulation in the county where the mork is to be performed, and such advertise. forth the terms under which the work and set forth the terms under which the convict la-bor shall be employed. The State Road Department may award the work to the lowest responsible bidder, or it may, in its discretion, reject all bids and proceed to purchase such equipment and supplies as may be necessary requipment and supplies as may be necessary to carry on the proposed work in an efficient and economical manner. Nothing in this Section shall be construed as pertaining to maintenance work on roads and bridges, and it shall be discretional with the State Road Department as to whether work coming under the head of maintenance shall be advertised for bids.

for hids. Sec. 8. Should a contract be awarded for road work to be done with convict labor, the terms of the contract shall provide that the convict labor shall be lumished to the con-tractor at a specified rate per hour, this to be determined by the State Road Depart-ment, which rate shall cover the cost of housment, which rate shall cover the cost of hous-ing, guarding and maintaining the convict la-bor, which shall be worked at all times under the rules prescribed by the State Road De-partment, said Department being charged-with the guarding, discipline and general care of the prisoners while engaged on such contract work.

contract work. Sec. 9. All prisoners employed on the State Convict Ruad Force shall be transported, housed, fed, clothed and guarded from such funds as are or may beisafter be appropriated for the use of the State Road Department. Sec. 10. All laws and parts of laws in con-

flict herewith are hereby repealed. Sec. 11. This Act shall take effect immediately upon its passage and becoming a law. Approved May 30, 1917.

CHAPTER 7326-(No.68). AN ACT to Provide an Easement for Per-sons, Vehicles and Stock 'Occupying or Used Upon Certain Lands Which are Shut Off or Hemmed In from the Nearest Prac-ticable Public or Private Road." Be It Enacted by the Legislature of the State

Florida: Section 1. When any land is being used as a ome or for agricultural or stocl raising purposes shall be shut off or bemme! in by fencing or other-improvements if other lands, other persons so that no particular route of egress and ingress shall be available therefrom to the nearest practicable public or private road it shall be lawful for the owner or or persons, vehicles and stock an easement over and upon the lands which he between the said shut off or benund in lands and such publy or private road; and the use thread, abresaid, shall not constitute a trespass, shall the party thus using the same be hable in damages for the use thereof. Provided, that such casement shall be used only for the purposes aforesaid, and provided, further, that methods and materials for road building and such use thereof shall be in orderly and pro-repair; to investigate and gather information poses aforesaid; and provided. further, pes manner,

Sec. 2. When the lands over which the case ment referred to in section one of this act shall be in use, or alterwards put to the use of inclosing farm or grove products, or live stock, it shall be the duty of the person using the casement over the same, when requested by the owner or occupant, to erect and maintain a gate at each place where said easement in terms is a fence which gate shall be kept this of when not opened for passage, and the gate tial conformity with the character of the times at such intersection. Sec. 3. That for the purposes of this Act

Sec. 4. All laws in conflict with any of the

the price now paid the State, Sec. 5. That all prisoners leased under the provisions of this Act are hereby repealed. provisions of this Act whether to Boards of Sec. 5. This Act shall take effect immediatebecoming law without such approval. Approved May 21, 1917.

same amounts shall be paid to the "Road Department on the terms agreed upon, term of three years, and two for the full term of four years. At the expiration of the several terms of office of said first members, each successor thereto shall be appointed for a term of cessor thereto shall be appointed for a term of four years. In case any member of the De-partment shall change his domielle from the Congressional District from which he was ap-pointed, his office shall become yacant, and the Governor shall fill the vacancy by the appoint ment of another from such district. The members of the Department shall recive no cumpensation, but their actual reasonable expenses incurred in the performance of their duties, when approved by the Department, and then audited and allowed by the State Comptroller. hall be paid.

The headquarters and office of such Depart ment shall be located at the State Capital. members of such Department shall annually elect from their membership a Chairman and a Secretary, with power to change such officers at any time by a majority vote of all members of the Department. They shall adopt members of the Department. They shall adopt and use a common seal. They shall keep full and correct minutes of their meetings, which shall be open to public inspection. They shall have power to adopt and enforce rules and reg-ulations for the government of their meet-ings and proceedings and for the transaction of the business of the Department. They shall, meet at the office of the Department at such regular times, not less than semi-annually, as they may by rule provide, and may hold special meetings at any time and place on not less than one week's notice, authorized by at least three members given to the other mem-bers. Three members shall constitute a quorum. The notice of any meeting may be waly-

ed by the affirmative vote of any four mem-A certificate under the scal of the Department, signed by Toe Chairman and attested by the Secretary, shall constitute sufficient evidence of the action of the Department.
 Sec. 2: The terms "rusal" and "rusals" as mediated by the Secretary statement of the Secretary and "rusals" as secretary and "rusals" as mediated by the Secretary statement.

used in this Act shall be construed to mean and include all highways and ways for public travel, including means of crossing streams by ways of bridges or ferries, under the jurisdiction or control of the several Boards of

County Commissioners in the seevral countles of this State, or upon which they may expend any public money or cause any work to be done, or any roads that may by this or any other Act he placed under the supervision and

control of the State Road Department. Sec. 1 It shall be the duty of said Department to employ, subject to removal by them, a competent person who shall be known as the State Road Commissioner, who shall be a com-petent and efficient engineer and well versed in the building of good roads. Said Depart-ment may also employ one or more assistants to the State Road Commissioner, and employ such clerical help and purchase such instru-ments, supplies and materials as shall be necessary to carry out the provisions of this Act. The compensation of all such employees shall be fixed by the Department. All expenditures tenant thereof to use or issued by the Secretary of the Department and countersigned by the Chairman, and paid by warrants issued by the State Comproder

upon the State Treasurer. Sec. 4. It shall be the duty on the Depart ment to collect data and information as to all that no Commissioner shall receive for salary roads in the State, and where practicable have and mileage more than \$1,300 per annum. roads in the State, and where practicable have maps and plats thereof made; to investigate and collect data and information as to the best as to suitable material for road building and repairing in the different localities in this

State; to compile all such data and informa-tion; to furnish the same free to the County Commissioners of the several counties of this State and to the citizens of this State; and to authorize and empower the State Road Department to enter into contracts (or, and to make such rules and regulations as may be necessary has the construction and mainten ance of such lighwave and bridges as may by law or by resolution of any Board of County Commissioners be placed under its supervision and control, together with all pow-ers for the exercise of the right of eminent domain; and it shall be the duty of the State

Road Department to prepare plans and specifications for all such proposed work, other than maintenance work of a regular or routat least once a week for not less than two con-

wheels provided with sharpened or roughened. surfaces, or provided with other than smooth tires, that will carry more than 200 bounds per wheel for every vehicle having tires of one inch in width, or 500 pounds per wheel for every vehicle having tites two inches in width, or 500 pounds per wheel for every hicle having tires three inches in width, Tor 1,000 pounds per wheel for every vehicle hav-ing tires of four inches in width, or 1,500 pounds per wheel for every vehicle having tires five inches in width, or that will carry any load greater than 6,000 pounds without pensation of said deputies, clerks, or assist, first providing one inch of tire width per Sec. 3. Each official shal render to the wheel for each additional 2,000 pounds or a fraction thereof, or to permit any vehicle or the first day of each month a sworn state-implement of any back of the state. implement of any load of pottion of load thereof to drag upon the surface of any hard surfaced public road; provided: That nothing in this Act, shall be construed as prohibiting the use of toughened surfaces on rubber tires or on the wheels of farm implements weigh-

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ing less than 1,000 pounds. Sec. 2. Any individual, firm or corporation, or any agent of such individual, firm or corporation, violating the provisions of Section 1 of this Act, shall, on conviction thereof, be punished by a fine of not exceeding \$100, or by imprisonment in the county jail not ex-ceeding six months, or both such fine and imprisonment, in the discretion of the court. Sec. 3. Hard-surfaced public roads, as de-

fined by this Act, shall be construed to be brick, concrete, asphaltic or bituminous sur-faced toads which are maintained by county or State funds. Sec. 4. Sections 800, 861, 862, 3674 and 36%

of the General Statutes of Florida, and all Acts of the Legislature in conflict herewith

are hereby repealed. Sec. 3. This Act shall take effects upon its passage and becoming a law, Approved May 22, 1917.

CHAPTER 7330-(No. 72). AN ACT Fraing Compensation of County Commissioners in Countries Having Popu-lation of from 37,000 up to 40,000 Persons, and Which Have a Bondeil Indebtedness of as Much as One and One-Half Million. Be It Enacted by the Legislature of the State

of Florida: lection 1. That in all enunties of the State Section 1. That in all enunties of the State of Florida having a population by the State or Federal Cettaus of from 37,000 up to 40,000 , persons and shall have a bonded indebtedness of as much as one and one-half million dollars each County Commissioner shall be paid a salary of \$800 per annum, payable quarterly,

Sec. 2. That in addition to the above salary each County Commissioner shall also receive ten cents per mile for mileage actually travel-ed in going to and from the Court House in That in addition to the above salary et in going to and from the Court House in attending meetings of the Board and for mile-age actually traveled in inspection of public roads and bridges or in performance of any other service, authorized and approved by the County Board of Commissioners, which said mileage shall be paid monthly; provided, however, that each Commissioners that each Commissioner shall file monthly with the clerk of the Board an item ired sworn statement of the amount of mile age to which he is entitled which shall be und by the Boald, and made a part of the mutes of the Board; and provided further,

Sec. 3. This Act shall take effect on the Sec. 4. All laws and parts of laws in con flict herewith are hereby repealed. Approved June 4, 1917.

### CHAPTER 7331-(No. 73).

AN ACT to Authorize the Board of County Commissioners of the Several Counties in the State of Florida, in Their Discretion, to Employ an Attorney at Law to Prosecute Those tharged With the Commission of Come and Offense Against the Laws of the State. Before the Comits Judge's Court, and to Fis and Preserile the Compensation of Such Attorney. Re It Icnacted by the Legislature of the State Ite It

of Florida: Section 1. From and after the passage of this Act, it shall be lawful, and the Hoard of County Commissioners of the several and res-pective counties of the State of Florida, are herby empowered, in their discretion, to em-ploy an attorney at law to prosecute all perat least once a week for not less than two con-secutive weeks in sume newspaper having a commission of any crime of offense against the general circulation in the county where the laws of the State in or before the County protocol work is heated, and the State Root Linke's trans-

by the net income of such office according to property within the limits of said county the following schdule: All the net income from such office not to exceed \$1,500; 60 per cent of the next \$1,000, or any fraction thereof; 40 per cent of the next \$2,000, or any fraction thereol; 20 per cent of the next \$2,000, of any fraction thereof: 10 per cent of the rest and residue. Sec. 2. Each official shall appoint his deputies, cleths or assistants. The Board of County Commissioners shall fix the number and com-

ants. the first day of each month a sworn state-ment showing in detail the expense of such office, fees and commissions and also the gross and net income. Provided that said Board of County Commissioners may at any time re-quire from any such official any further state-ment or oral explanation which the said Board deems advisable, and may at any time check or audit said statements or accounts.

Sec. 4. This Act shall take effect as to each office included herein at the expitation of present term thereof, provided it shall not af-tect any official elected at the last general election or appointed prior to July 1, 1917. Approved June 1, 1917.

CHAPTER 7335-(No. 77). AN ACT to Amend Section 1831 and Section 1832 of the General Statutes of the State of Florida, Relating to the Duties of Clerks of Circuit Courts, with Reference to the Keep-ing of Certain Records and Dockets. Be It Enacted by the Legislature of the State

of Florida: Section 1. That Section 1831 of the General

Statutes of the State of Florida, be and the same is hereby amended to read as follows:-"1831-To Keep-Records and Dockets .- He shall keep: Minute Books, in which he shall keep rogu-

lar and fair minutes of all the proceedings of the Circuit Court, and of the Judge, in term, which shall be signed by the Judge before the adjournment of each term.

Algournment of each term. A progress docket, in which he shall note the filing by each party to any cause, at, com-mon has in equity, of any appearance or pleading therein, and of any step taken in the Clerk's office in connection with said cause, such noting to be at the time of such

filing and of taking such step. A Default Docket, in which shall be entered in full, all defaults and final judgment by detault taken in his office. A judgment and execution docket, in which,

respectively, he shall index all judgments ren-dered, in term time or vacations; and all executions issued thereon, stating therein the names of the parties, the amount of judgment and costs and the date of rendition of the same, the page of the record upon which it shall have been entered, and the uate of the

A Chancery Order Book in which shall be entered all orders and decrees taken in chan-cery, including those required to be signed by the Judge exclusively.

A Irial Docket, which shall be kept in court during all terms fibered while in session, upon which shall be entered before each of coutt: All cases of law tryable at that term.

All cases of claims to property and alleged illegality of seizures under execution.

All cases in equity pending. All writs of error, appeals and certioraris from lower courts pending.

up for the Court and for members of the bar. A Subpoena Docket, in which he shall enter the name of each witness in each cause sub-penaed, with the date of the issuance of the subpoena.

 A Motion Docket, upon which shall be efficient by attorness all notions to be submit. test to the court.

Judgment Assignments and Satisfaction decrees or orders fendered or of record in said ed in the manuer provided for the acknowledge stoners may extend the privileges and use of ment of deeds. He shall enter a note of the hospitals to persons afflicted with tuberculo-satisfaction on the margin of the record of sis, who are non-residents of such county up.

not to exceed two mills on the dollar, as may be necessary to pay the liabilities and neces-sary expenses of said county tuberculosis hospital, except that in counties having an assessed valuation of twenty million dollars or over such tax shall not exceed one mill on the dollar, the amount to be raised by such levy to be fixed by requisition of the board of tuberculosis commissioners hereinafter provid-ed for. Said tax shall be collected in the ame manner as other taxes." The requisition herein required shall be in writing and shall be accompanied by a budget in which shall be set forth clearly on a form to be prescribwhich shailed by the State Comptroller the several items of expenditure to be made during the ensuing year and the amounts to be employed for

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sch purpose. Sec. 2. When in any county a levy for a tax for a county tuberculosis hospital has been authorized, the Governor shall proceed to ap-point a board of three (3) tuberculosis commissioners upon the recommendation of the local medical society or association, one at least of said tuberculosis commissioners shall be a physician, all residents of the county. Said commissioners shall hold office for 4 years, Vacancies on the board of tuberer loris commis-sioners shall be filled on like manner as original appointments. Said commissioners shall serve without compensation, but shall be al-lowed out of the funds created by this Act all necessary expenses incurred by them in the

performance of their official duties. Sec. 3. The said tuberculosis commissioners Sec. 3. The said tuberculosis commissioners shall annually elect their own chairman and secretary. They shall make and adopt such by laws, rules and regulations for their own guidance and for the government of the hos-pitals and the activities connected therawith as may be expedient. They shall control and pay out all moneys collected or received for the credit of the tuberculosis hospital and of the credit of the tuberculosis hospital and of the construction of any hospital building, and shall shall supervise, inspect and care for the grounds and buildings constructed or set apart for that purpose, and shall appoint all officers and employees of said hospital and fig their

compensation. All moneys collected under this tax shall be deposited to the credit of the board of tuber-culosis commissioners and shall be withdrawn and paid out by said board of tuberculosis commissioners in like manner as provided by iaw for the deposit and withurswal of county sunds by the board of county commissioners. Each of said tuberculosis commissioners shall give bond in the sum of \$5,000 with good and sufficient sureties, conditioned for the faithful performance of his duties to the Governor of the State of Florida, and his successors in of-

fice, such bonds to be approved by the Board of County Commissioners, Sec. 4. The board of tuberculosis commis-sioners shall have the power to purchase or lease lands within the limits of such county for the location of such hospital, and to lease or rest automate buildings and to lease or erect appropriate buildings for the use of said tuberculosis hospital; provided, however, that no such tubeculosis hospital shall be built on the grounds of a county institution for the care of paupers. It shall be the duty of said board to submit the proposed rites and buildings to the State Health Officer and request his advice and recommendations thereon, Sec. 5. Every hospital established under this Act shall be for the use and benent

the inhabitants of such county suffering from tuberculosis who shall have resided in such county continuously for not less than one year next preceding application for admission or treatment. Such residents shall be admitted All criminal cases. One copy of such trial docket shall be made to said hospital and be entitled to occupancy. nursing, care, medicine and attendance, sub-nursing, care, medicine and attendance, subthe rules and regulations prescribed by said board of fuberculosis commissioners. Said tuberculosis hospital shall care for and treat without charge indigent patients, but may collect from patients financially able such charges as the inherenhous commissioners may from time to time establish. Said board of

tuberculosis commissioners shall have the Record, in which shall be entered at length power to extend the benefits and privileges of all assignments and satisfactions of judgments, such hospital and treatment to the homes of persons suffering from tuberculosis and to fur-nish nutses, instruction, medicines and attendcourt. No assignment or satisfaction shall be nish nutaes, instruction, medicines and attend-entered, elsewhere than in said book, and any ance and all other things necessary to effect assignment or salisfaction shall, to entitle it a cure and to atom out tuberculuita in auch to record, he in writing and duly acknowledge county. Said Board of tuberculois commis-

time without impairment of the payment and dition. See, 7. That the expense for maintenance of the convicts at the State Prison Farm and for the improvement of said Farm, and the other expenses of the State Prison system, shall be paid from the proceeds of the hire of State remained and the receipts from said State convicts and the proceeds of the nire of farm, and an appropriation of said funds, or so much thereof as may be necessary, is here-by made for such purposes; provided, that abould such funds become exhausted or insubjections to the second expension of the such expenses so far as necessary shall be paid from the General Revenue Fund, and the amount necessary for this purpose is hereby appropriated. appropriated.

Sec. 8. That all existing laws insolar as they Sec. 8. That all existing laws insofar as they do not conflict with the provisions of this Act shall remain in full force and effect, and all have and parts of laws insofar as they do con-flict with the provisions of this Act, be and the same are hereby repeated. Sec. 9. That this Act shall take effect upon its passage and approval by the Governor or upon its becoming a law without his approval. Approved June 5, 1917.

Certain Prisoners on Same; to Provide for their Housing, Feeding, Clothing, Guarding and General Care; to Provide for their Transportation, Supervision and the Gener-al Conditions Under Which They Shall lie Worked al Candu Worked.

Be It Ensered by the Legislature of the State and

af Florida: af Florida: Section 1. There shall be and is hereby trate a State Convict Road Force, which thall include not more than 300 State prisoner-capable of doing road work in the opinion of the State Prison Physician. Sec. 2. The said State Convict, Road Force thall be discussed and the american any

thall be directly under the supervision and control of the State Road Department subtert to the supervision of the Board of Com-missioners of State Institutions; and the said massioners of State Institutions; and the said State Road Department is hereby authorized to employ such additional assistants and cleri-cal help, employ such guards and make such purchases as may be necessary for the efficient and economical employment of the State Con-stiet Road Force herein provided for. Sec. 2. It shall be the duty of the State Road Department to notify the loard of Com-Mationers of State traditional as the begin

Read Department to notify the Board of Com-missioners of State Institutions, at the begin-sing of each fiscal year of the said Depart-ment of the approximate number of men they can use in the State Convict Road Force during the ensuing year, giving the approxi-mate dates on which certain numbers will be required; and the Board of Commissioners of State Institutions shall thereupon deliver to the State Road Department for use of the State Convict Road Force, at the time stated, the number of men required, or as nearly the the number of men required, or as nearly the

Aumber required as are available. See 4. Should any prisoner employed on the State Convict Road Force become per-manently disabled while so employed, he shall transferred from the State, Convict Road Enter the bridge of the State Prison Farm Force to the hospital of the State Prison Farm wher prisoners until the expiration of his irrm or until his condition of health shall imtrove to such an extent as to permit his re-turn is the State Convict Road Force.

ss now . 5. The laws and regulations In force affecting the escape and discharge of prisoners, and gain time for faithful service. thall apply to all prisoners used in the State Lanvics. Read Force as provided in this Act. See, 6. The State Road Department may in its discretion, apply the labor of the State Convict Road Force herein provided for to the construction and maintenance of either State or State Aid roads, giving the several rounties of the State are nearly equal service CHAPTER 7227-(No. 69).

AN ACT Assepting to and Accepting the Pro-sistence of an Act of Congress Approved July II, A. D. 1916, the Same Bring Entitled: "An Act to Provide That the United States Shall Aid the State in the Construction of Rural Post Roads, and for Other Purposes," Making Appropriations to Meet the Condu-4114 tours of the Federal Aid Road Act, and Pro-volung an Assessment of a Half Mill on All of the Taxable Property in This. State to Meet the Same He It Enacted by the Legislature of the State

of Floridat . Section 1. That the Legislature of the State Section 1. That the Legislature of the State of Florida, in behalf of and for the said State does hereby give its assent to the provisions and requirements of a certain Act of Congress of the United States, Approved July II, A. D. 1905, the same being entitled "An Act to pro-vide that the United States shall aid the States in the construction of Rural Post Roads, and for other purposes," and all Acts supplementary thereto, and that the State, Road Department of the State of Florida, being clothed with certain duries and powers affecting public roads in this State, be and it is hereby authorroads in this State, he and it is hereby authorized and empowered to receive the grants of money appropriated funder the said. Act of Congress and apply the same to the public roads and bridges in this State in accordance with the terms and conditious expressed in the said Act of Congress and all Acts supplemen

tary thereto. tary thereto. Sec. 2. That for the purpose of the construc-tion of rural post roads in this State, as pro-vided for in the said Act of Congress to which assent is hereby given, and that the said State of Florida may receive from the Federal Gov-ernment such sum or sums of money as are now or may hereafter be annually apportioned to this. or may hereafter be annually apportoned to this State as pravided in the said Act of Congress the sum of \$56,000 is hereby appropriated and shall be available for the year beginning July 1, A. D. 1916, and the sum of \$112,000 is here-by appropriated and shall be available for the year beginning July 1, A.D. 1917, and the sum of \$165,000 is hereby accompriated and shall be \$165,000 is hereby a propriated and shall be available for the year orginning July 1, A. D. 1918. The said sums, or so much thereof as shall be necessary to make available the amounts to which the State of Florida will be entitled under the provisions of the said Att AN ACT to Create a State Convict Road fund or funds in the State Treasury not other-Force and to Authorize the Working of wise appropriated, and a special levy of the state Treasury of the state and a special levy of the state and spec find or funds in the State Treasury not other-wise appropriated, and a special levy of not ex-creding one-half of one mill on each dollar of the assessed valuation of all taxable property within the State of Florida is hereby provided, the and special levy to be assessed and collected as other tax moneys are assessed and collect-ed and to be remitted to the State Treasurer ed and to be remitted to the State Treasurer and used to replace any fund or funds from which the foregoing appropriations are made. The foregoing appropriations shall be paid out only on warrants drawn by the State Comp-troller in payment of vouchers or hills duly approved by the State Road Commissioner of the State of Florida and countersigned by the Chairman and Secretary of the State Road De-partment, provided, that the State Road Com-solutioner and the members of the Highway and the members of the Highway mioner Commission shall each be required to give bond in the sum of \$10,000.00 for the faithful performance of their duties, the premium to be said by the State. Sec. 3. Should there be any, funds remain-

Sec. 3. Should there be any, funds remaining from the half mill assessment, as provided in Section 2 of this Act, after the appropria-tions as therein named have been replaced, the said funds shall be used, in the discretion of the State Department, for the construction or maintenance of roads under the supervision and courrol of the said Department; the said funds to be paid out in the manner provided for disburging the said appropriations made in for distursing the said appropriations made in Section 2 of this Act. Sec. 4. All laws and parts of laws in conflict

herewith are hereby repeated. Sec. 5. This Act shall take effect upon its passage and become a law.

# Approved May 21, 1917.

CHAPTER 7328-(No. 70). AN ACT to Amend Chapter 693 of the Acts of the Legislature of 1915, the Same Being Entitled "An Act Providing for the Crea-tion of a State Road Department; Providing tion of a State Road Department; Providing for the Appointment of the Members of Such Department; Prescribing Their Duties, and Powers; Providing for the Employment of a State Road Commissioner, and Creating a Fund for the Maintenance Thereof." Ite It Enacted by the Legislature of the State of Florida:

That Chapter 693, of the Laws of Florida. Acts of the Legislature of 1915, entitled "An Act providing for the creation of a State Road Department; providing for the appointment, of the members of such department; prescribing their duties and powers; providing for the employment of a State Road Commissioner, and creating a fund for the maintenance there-

posed work is located; and the State Road-Department may at its discretion, award the proposed work to the lowest responsible hid

used in building and repairing roads by the County Commissioners therein, and make reparts thereof to the Department. All the re-colds, books, contracts, machinety, imple-ments, materials, projecties and premises un-der the control or jurisdiction of the several librards of County Commissioners of the several counties, and the construction and repair of roads shall, at all times, be subject to inspec-tion by the State Road Department, and shall he submitted by such County Commissioners for inspection to the State Road Commission er, or to such assistant as may be detailed to make such inspection. Ip all cases where the Department shall learn that road repair or conarrution work is being improperly or estra-vagantly done, or improber or inferior matercounty, so as to cause a loss or waste of public county, to as to cause a loss or waste of public funds, it shall be the duty of the Department to notify the County Commissioners of the same, and point out to them the defects dis covered, and if, after such notice is given, the County Commissioners continue in the use of such improper methods or materials, the mat-ter shall be reported by the Department to the

Sec. 6. In all cases where the County Commissioners of the several counties shall request the advice and assistance of the State Road Department in the construction or repair of roads, the Department shall, when practicable send the State Road Commissioner or an assend the State Road Commissioner or an as-sistant into such county and render all as-sistance practicable in the premises, without expense to the county except that the actual traveling expenses of the said Commissioner or assistant shall be paid by the county request-ing such service: Provided, That the State Road Department may, and is hereby author-ifed to locate and designate certain, roads in the State as State Roads and to construct and maintain the same with funds which are now or may hereafter become available from the maintain the same with tunus which are now or may hereafter become available from the State or the State and Federal Government, and provided, further. That the State Road Department may, in a similar manner, locate and designate certain other roads in this State as State Aid Roads and to construct and main-tain the same with funds raised from Federal Viete a counter sources. All such State and State or county sources. All such State and State Aid Roads to be built and maintained under the supervision and control of the State Road Department. The term State Ald as used in this Act is hereby defined as assist used in this Act is hereby defined as assist ance rendered, the respective counties by the State in the construction and maintenance of roads designated by the State Road Depart-ment as State Aid Roads, continguent upon the county or counties so aided or assisted furnishing not less than one-half the total cost of the proposed work on such State Aid Roads and also bearing not less than one-half of the cost of maintenance thereol. Sec. 7. It shall be the duty of the Attorney General of the State to compile the laws of this State relating to roads, for the use of the State Road Department. He shall also be the legal advisor of the Department and shall render such advice and assistance as may.

render such advice and assistance as may, from time to time be required to carry out the provisions of this Act.

Sec. 8. The Department shall report to the Governor not later than sixty days before the meeting of each' session of the Legislature such changes in the law as they find expedient to secure the best results in road con-struction and repair work. The Department shall also render to the State Treasurer monthanali also render to the State work expended, and by statements of all moneys expended, and shall, before the meeting of each regular ses-sion of the Legislature, file with the Governor report of the operation of the Department

a report of the operation of the Department for the preceding two years. Sec. 9. In case the Congress of the United States shall enact any law to aid in the build-ing of roads in the several States, and under such law any funds are apportioned to this-such law any funds are apportioned to this-State, such funds shall be expended under the supervision of the State Road Department. Sec. 10. Fifteen per cent of the amount of all ficeuses collected upon automobiles, automubile trucks and other motor driven vehicles, shall hereafter be paid over to the State Treas-urer to be kept in a special fund for the main-tenance of the State Road Department and the same shall be remitted to the State Treas-urer as other tax moneys are remitted. Sec. 11. The provisions of this Act shall be-come operative immediately upon its passage and approval by the Governor.

Sect 2. The Board of County Commissioners proposed work to the lowest responsible bid of the several and respective counties of the inhefore provided shall have been produced der, or it may reject all bids and proceed to State, employing an atterney as provided in to the clerk and entered perform the work with convict labor or free. Section One of this Act, shall fix and press. A Record of Foreign Judgments in which perform the work with convect labor or free labor, and may purchase such equipment and supplies as may be necessary for the efficient and economical prosecution of the work. See 5. The Department shall as often as practicable have the State Road commissioner. or an assistant, visit the several counties and inspect the roads therein and the methods of noad construction and repair and the materials used in building and repair and the materials.

Sec. 4. This Act shall become effective up-Approved May 21, 1917.

### CHAPTER 332-(No. 74).

AN ACT for the Appointment, Compensation, Expenses, Duties and Powers of Probation Others in Countres of Solan or More Population and Having Two or More Circuit Court Judges. Enacted by the Legislature of the State of Flotida.

Section 1. That in all counties of 20,000 or more population and having two or more Circuit Court Judges, the Governor of the State of Flotida, upon recommendation of the County Commissioners of said countres, shall appoint a Prolation Other, of either sex, in such countres, who shall be known as the Probation Officer of such county of which he or she is appointed. The term of the Probation Officer shall be for your years from date of appointment. The duties and authority of the Probation Officer shall be those prescribed

the Probation Officer snall be those prescribed for Probation Officers by Chapter 6216 of the Acts of 1911, and such other duties as may be prescribed by law. The salary of Probation Officers in such counties shall be \$1,800 per annum. The salary of the Probation Officers shall be path monthly by the County Com-missioner of the said counties out of the Fine and Forfeiture Fund in equal monthly install-ments at the annual rate herein faxed. The ments at the annual rate herein fixed. The population of said counties shall be deter-mined by the last census of the State whether faken by authority of the United States Gov-ernment or of the State of Florida.

ermittent or of the State of Florida. Sec. 2. Any Probation Officer now appointed in such counties shall be the Probation Officer of such county for the remainder of their present term, but with the compensation and expenses provided in this Act. Sec. 3. The Probation Officer of such coun-tered and the probation officer of such coun-tered and the probation officer of such coun-tered and the probation of the such counter-tered and the such counter of the such counter-tered and the such counter of the such counter-tered and the such counter of the such counter-tered and the such counter-such counter-tered and the such counter-such counter-tered and the such counter-such counter-tered and the s

ties are hereby empowered to employ two assistants, of either sex. The salary of such assistants, of enter sex. The salary of such as-sistants shall be \$500 and \$150 per annum. The salary of the assistants so employed shall be paid by the County Commissioners of said counties out of the Fine and Forfeiture Fund in equal monthly installments at the annual rate herein fixed.

Sec. 4. The actual expenses of the Proba-Sec. 6. The actual expenses of the Proba-tion Officer and his assistants, incurred in the discharge of the duties of the office of the Probation Officer, in such countles, not to exceed \$50.00 per month, shall be paid by the County Commissioners of such counties out of the Fine and Forfeiture Fund, and the County Commissioners are hereby authorized and directed to issue their warrants for such ex-penses. The County Commissioners of such counties are hereby authorized to, furnish such necessary equipment for the use of the Probation Officer and his assistants as may be required for the proper conduct of the

fice. Sec. 5. The Probation Officer shall be the Clerk of the Juvenile Court of such counties and perform the duties of such Clerk. Sec. 6. All laws and parts of laws in flict with the provisions of this Act be and same are hereby repealed.
 Sec. 7. This Act shall go into effect im-

Sec. 7. This Act shall go into mediately upon its becoming a law, Approved May 12, 1917.

### CHAPTER 7333-(No. 75).

AN ACT to Amend Section 2011 of the Gen-eral Statutes of Florida, lleing An Act Fix-ing the Compensation of Judges of the County Courts of the Various Counties of the State of Florida. Enacted by the Legislature of the State

of Florida: Section 1. That Section 2014 of the General Statutes of the State of Florida be amended

Statutes of the State of Florida be amended so as to read as follows: "In each county where the population ex-ceeds 22,000 people, the Judge of the County Court shall receive an annual salary of \$1,300, payable quarterly by the County Treasurer. This compensation shal exclude all salary, fees, or other compensation which the said Judge of the County Court as such might re-ceive or be entitled to, under or by virtue of any other laws, but it shall not exclude or al-fect any salary, fees, or other compensation which the County Judge, as such, may receive Sec. 2. All laws and parts of laws in con-

Sec. 12. All laws and parts of laws in con-fict herewith be and are hereby repealed. tely upon approval by the Governor or upon

becoming a law without such approval. Approved May 30, 1917.

CHAPTER 7334-(No. 76). AN ACT Fixing the Compensation of all County, Officials Now Faid in Whole or in Part on the Basis of Free or Commissions.

the judgment, decree or order. No satisfaction such forms and conditions as said t tion by an alleged assignce of a judgment, losts commissioners may from time t shall be entered until an assignment as here by its rules and regulations prescribe, inhere provided shall have been produced. Sec. 6. The board of tuberculous commis-

same is hereby amended to real as follows: "Is duites and function "INI? Record, Book to He Kept.-He shall culosis commissioners. be, in the county in which he is Clerk, the recorder of deeds, and of all other papers not pertaining to the Circuit Court which he may required by law to record.

for the purposes of such recording he-shall

Acep: A Record of Deeds, in which he shall re-cord all deeds, and all leases of land, and all powers of attorney to execute any such instruments, and all agreements relating to conveyance of land which may be in form entitled to record.

to record. A record of mortgage on real or personal property and powers of attorney, embracing a power to execute mortgages which may be in form entitled to record.

A record of liens in which he shall record all statutory liens required or permitted to be

A mortgage and lien assignment book, in which shall be recorded, all assignments of which shall be recorded, all assignments of mortgages or statutory liens presented to him for record. No assignment shall be entered elsewhere than in such book, and any assign-ment shall, to entitle it to record, be in writ-ing and duly acknowledged in the manner provided for the acknowledgment of deeds. He shall enter a note of assignment upon the margin of the record of the mortgage or lien. A mortgage lien and satisfaction book, in which shall be recorded satisfaction of mort book, in gages and liens. No such satisfaction shall be entered elsewhere than in such book, and any satisfaction to entitle it. to record, shall be in writing and duly acknowledged in the manner provided for the acknowledgment of deeds.' No satisfaction by an alleged assignee of a mortgage or lien debt shall be entered until an assignment as hereinbefore provided shall have been presented to the clerk and entered. He shall enter a note of satisfaction on the margin of the record of the mortgage or lien.

A register, in which he shall, at the time of filing any instrument for record, enter the names of the parties to such instrument, with the number thereof, under the respective head of "Grantor" and "Grantee," the kind of instrument and date and hour of filing. Also, an Incorporation Book, in which he shall record all articles of incorporation reshall

conflict herewith be and they are hereby repealed.

CHAPTER 7336-(No. 78).

Be It Enacted by the Legislature of the State

of Florida: Section 1. Whenever a petition signed by not less than 25 per cent of the qualified voters of any county shall be presented to the Coun-ty Commissioners of such county, asking that a tax be levied annually for the estab-lishment and maintenance of county tuber. ishment and maintenarice of a county culosis hospital in such county, said County Commissioners shall order that an election shall be held to determine whether such tax shall be levied. The County Commissioners shall appoint a day for the holding of said election and shall publish notice of such elec-tion in a newspaper published in said county once a week for four consecutive weeks prior to the date of such election. Such election shall be held at the several places where the last general election was held in said county, unless the County Commissioners'shall othermise order. The form of the ballot for such election shall be "For the Levy of a Tax for County Tuberculosis Hospital," or "Against the Levy of a Tax for County Tuberculosis Hospital," and at such election every qualified

elector may vote. Such election shall be conducted and the canvass of the votes certified to and returned and the returns canvassed in the manner and within the time prescribed for general elec-

commissioners may from time to tim

indefore provided shall have been produced to the clerk and entered. A Record of Foreign Judgments, in which he shall enter all transcripts of judgments in other counties of the State, and of judgments in the number of patients, the condition of the number of patients, the various sums of the peace courts, and judgments and de erces of United States Courts held in this State. State State. State State Devices the shall held in this

State A Lis Pendens Docket, in which shall be recurded all notices of his pendens. Indexes, alphabetical, direct and inverse, to all of the foregoing books Sec. 2. That Section' 1832 of the General Statutes of the State of Florida be and the same is hereby amended to read as follows: Sec. 4. Each board of tuberculosis commis-tioners created and existing under the provi-sioners created and existing under the provi-tioners created and existing under the provi-sioners created and existing under the provi-sioners created and existing under the provi-sioners of this Act, shall be a corporation, with power to adopt a seal, to sue and contract, and to acquire and dispose of property, both real and personal, and to do every other act and functions are a board of tuber-culous commissioners Sec. 8. This Act shall take effect upon its

becoming a law. Approved June 5, 1917.

CHAPTER' 7237-(No. 79). AN ACT to Amend Section 759 of the General Statutes of Florida, Relative to Trustees of County Bonds. macted by the Legislature of the State lle

of Florida: Section 1. That Section 799 of the General

Statutes be amended to as to read as follows: "Sec. 709 (603). When the County Commissioners shall have issued bonds as aforesaid ... they shall appoint by resolution of their Hoard, to be recorded in the minutes, a financial comto be recorded in the minutes, a financial com-mittee of three persons, who shall be resident free holders of the county, to be styled Trus-tees of County Bonds, who shall each give bond running to the Chairman of the Board of County Commissioners and his successors in office, with sufficient securities, in such sum as may be required by the County Commis-sioners, conditioned that the said Trustee shall faithfully discharge the trust confided to him faithfully discharge the trust confided to him, and shall pay over and duly account for all such sums of money as may come into his hands by virtue of such trust, which said bonds shall be approved as to the form and the sufficiency of sureties by the Board of County Com-missioners; and the County Commissioners may, from time to time, as circumstances may require, demand additional security from any such Trustees.

All laws and parts of laws in conflict with the provisions of this Act be and the same are hereby repealed. Sec. 3. This Act shall take effect immedi-

ately upon its passage and approval by the Governor, or upon its becoming a law without such approval. Approved June 5, 1917."

CHAPTER 7335-(No. 80). AN ACT Authorizing Counties to Exercise the Right of Eminent Domain, to Acquire Property for Certain Purposes, Prescriping the Procedute in Such Actions, and providing for the l'ayment of l'roperty so Ac-

quired. He It Emacted by the Legislature of the State of Florida: Section 1. All Countiss in the State are hereby delegated authority to exercise the right and power of eminent domain, that is the fight to appropriate property, except State or Federal, for any County purpose; and the absolute fee simple title to all property so taken and acquired shall yest in such County unleys the County acedem a partie.

voters sought to be acquired. (2.) The purposes for Coun-which such property is to be acquired. (3.) asking The interest or estate in said property to be estab-nequired. (4.) The names of the occupants of tuber-the property, and the names, places of resi-County dence, legal disabilities (if any), and the increditors and lien holders, if the same can,

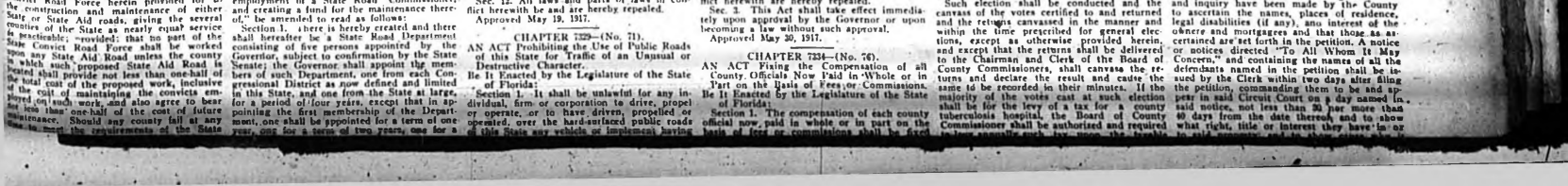
by diligent search, be ascertained, Sec. 4. If any interest in the property or any lien thereon, belongs to the unsettled es-tate of a decedent, the executor or administrator shall be made the party defendant with respect to such interest without joining the devisee or heir, and if a trust estate, the trustee shall be made the defendant without

trustee shall be made the defendant without joining the cestui que trust. No married woman shall be made a party defendant with respect to any inchoate right of dower. Sec. 5. There shall be annexed to the peti-tion an affidavit made by the Chairman of the Board of Counfy Commissioners, or by the at-torney for said Board, that diligent search and inquiry have been made by the County to ascertain the names, places of residence, legal disabilities (if any), and interest of the owners and mortgagrees and that those as an certained are set forth in the residence.

AN ACT to Authorize the Counties of Florida to Establish and Maintain Tuberculosis Hospitals, to Provide for the Levy of Taxes for the Establishment and Maintenance of may, by resolution, authorize the acquirement the function of the florida for the flor for the Establishment and Maintenance of may, by resolution, authorize the acquirement. Such Hospitals, and for the Creation of by eminent domain of property, real or per-county Boards of Tuberculosis Commis-sonal, for any County use or purpose desig-nated in such resolution. Other Purposes Properly Connected There-with. le It Enacted by the Legislature of the State of Florida: Section 1. Whenever a petition signed by ot less than 25 per cent of the qualified voters of any county shall be presented to the Coun-which such Property is to be acquired. (2) The purposes for

quired by law. Indexes, alphabetical, direct and inverse, to all of the foregoing books. Sec. 3. That all laws and parts of laws in

### Approved June 1, 1917.



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CHAPTER 7294-(No. 26). AN ACT Creating a State Fire Insurance Fund, and Authorizing the Board of Com-missioners of State Institutions to Insure All Property of the State In Such Fund and Directing the State Treasurer to Keep a kee-ord of All Matters Necessary For Carrying Out the Provisions of This Ifill. Be It Enacted by the Legislature of the State of Elorida:

by the State Treasurer known as the State Fire Insurance Fund. This fund shall be credited with the amount of these renewal preniums as each policy of insurance on State preperty expires, until this fund has been credited with an amount of \$50,000, when cred-the of the state o its of premiums to this fund shall cease. time aggregating more than \$250 funeral be is of premiums to this fund shall cease. Should there at any time be a loss by fire or property of the State, the State Fire Insurance fund shall be charged with the loss so sur-tained and the fund again be credited with remiums on property of the State until said state Fire Insurance Fund shall again have ac cumulated the sum of \$50,000 to its credit, it being the intention of this Act 10, as nearly is possible, at all times have \$30,000 to its credit, the provisions of this Act 10, as nearly be possible, at all times have \$30,000 to its credit, the provisions of the provisions of the possible, at all times have \$30,000 to the State of a succession organized under the laws of this Act. No individual, company, corporation or association organized under the base of this bits of this fund the sum of \$50,000 to its credit, it being the intention of this Act 10, as nearly its of this fund the sum of \$50,000 to its credit, its bits of this fund the sum of \$10,000 to its credit, its bits of this fund the sum of \$10,000 to its credit, its bits of this fund the sum of \$10,000 to its credit, its bits of this fund the sum of \$10,000 to its credit, its bits of this fund the sum of \$10,000 to its credit, its bits of this fund the sum of \$10,000 to its credit, its bits of this fund the sum of \$10,000 to its credit, its bits of this fund the sum of \$10,000 to its credit, its bits of this fund the sum of \$10,000 to its credit, its bits of the sum of \$10,000 to its credit, its bits of the sum of \$10,000 to its credit, its bits of the sum of \$10,000 to its credit, its bits of the sum of \$10,000 to its credit, its bits of the sum of \$10,000 to its credit, its bits of the sum of \$10,000 to its credit, its bits of the sum of \$10,000 to its credit, its bits of the sum of \$10,000 to its credit, its bits of the sum of \$10,000 to its credit, its bits of the sum of \$10,000 to its credit, its bits of the sum of \$10,000 to its credit bits of the sum of \$10,000 to its bits of the sum of \$10,000 to its credit bits of the sum of \$10,000 to B possible, at all times have \$50,000 to the credit of this fund. Any funds in the State or association organized under the law transvery not otherwise appropriated under the law Treasury not otherwise appropriated may be such by the Board of Commissioners of State Institutions in replacing any property of the State that may by damaged or destroyed by

of Florida: Section 1. Whenever any policy of insurance ness in this State shall be limited as follows Section 1. Whenever any policy of insurance as the horce on property of this State shall be limited as follows reasons in this State shall be limited as follows reasons in this State shall be limited as follows reasons in this State shall be limited as follows reasons in this State shall be limited as follows reasons in this State shall be limited as follows reasons in this State shall be limited as follows reasons in this State shall be limited as follows reasons in this State shall be limited as follows reasons in this State shall be limited as follows reasons in this State shall be limited as follows reasons in this State shall be limited as follows reasons in this State shall be limited as follows reasons on any one life, policies, contracts or agreements the number of years decided by the Board of commissioners of State Institutions, said mount not to exceed three-fourths of the rabe of the property. A fund shall be carried

State that may by damaged or destroyed by both, in this State, unless such individual, or company, corporation or association shall have see. 2. This Act shall take effect upon its a capital stock of at least \$10,000 which shall

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MEMBERS OF THE SENATE District 1-W. A. McLeod of Milton. District 2-John B. Jones of Pensarola District 3-J. L. More of DeFuniak Springs, District 4-R. A. Willis of Greenwood District 5-II. L .Oliver of Apalachicola District 6-J. L. Sheppard of Gretna. District 7-Oscar M. Eaton of Lakeland. District 8-A. S. Wells of Tallahassee. District 9-John N. King of Inverney District 10-Charles E. Davis of Madiso District 11-Doyle E. Carlton of Tampa-District 12-J. M. Gornto of Mayo. District 13-Dr. W. L. Hughlet of Cocoa. District 14-M. L. Plympton of Lake City. District 15-A. D. Andrews of Raiford. District 16-J. E. Calkins of Fernandina. District 17-J. B. Johnston of Live Oak. District 18-Ion L. Farris of Jacksonville. District 19-George W. Crawford of Conway. District 20-Glenn Terell of Webster. District 21-Dr. J. W. Turner of Bronson. District 22-J. R. McEachern of Montfeello. District 23-W. M. Igou of Eustis. District 24-Dr. J. N. Fogarty of Key West. District 25-C. C. Mathis of Vernon.

THE LAW MAKERS

on terms as they shall see fit, after giving notice by publication in a newspaper published in the County Seat of the County in which such issued by the Tax Collector as of the internal Im-provement Fund, the tax certificate shall be issued by the Tax Collector as of the date objections to such sale may have opportunity are filed within the said thirty days, the Trustees shall have authority to consummate

such sale on the ground that he would be thereby deprived of his riparian rights granted to him by its, provided that such suit must be commenced within 30 days after the Trus-tees shall have overruled the objections of such owner to such proposed sale. See, 4. In case suit is brought by any pri-vate owner to enjoin such sale, it shall be in the discretion of the Trustees to defend such suit or to withdraw said lands from sale.

CHAPTER 738-(No. 6).

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Trustees shall have authority to consummate tees without the issuing of any deed as pro-such sale. If objections are filed the Trus-vided in other cases, and the certificates held such sale. If objections are filed the Trus-tees shall hear and consider the same and if it shall appear that the sale of such islands and submerged lands and their ownership by private persons would interfere with the rights granted to riparian owners by the laws of Florida, or would be a serious impediment to navigation or public fisheries, it shall be the duty of the Trustees to withdraw the said lands from sale. Sec. 8. It is expressly provided that noth-ing herein contained shall be so construed as to deprive any private riparian owner from bringing an injunction suit in equity against to deprive any private uparan owner from such sale state there by published in the County bringing an injunction sult in equity against week in a newspaper published in the County such sale on the ground that he would be in which such lands lie, and if there be no

in the discretion of the Trustees to defend such suit or to withdraw said lands from such merged lands are sold by the Trustees ac-cording to the provisions of this Act, the purchaser shall have the right to bulkheas and fill in same as provided by Section 1290 of the General Statutes of 1906, without, how-ever, being required to compact the same with the shore or with the permanent wharf. Sec. 6. All laws and parts of laws in con-flict with the provisions of this Act are here. Approved May 21, 1917. to read as follows:

land the Trustees be invalid for either of the two

Pay foll shall be prescribed by the Comp-troller, the jurne shall sign the mame in the present of a vision and its president index shall examine and approve the same if found correct; the Clark of the Circuit Court, Criminal Court of Record, Civil Court of Record, or County Court, shall forward two of such pay rolls to the Comptroller within ten days after the adjournment uf ruch Court, the Comptroller shall sudit the asme and draw his warrant on the Treasury for the asmeunt due thereon, and shall pay over to the Treasurer such warrant and the adjournment and the requisition of the Cierk struct the Treasurer such warrant and the adjourner of the Cierk of any of maid Court, taking up the requisition of the Cierk strue to the Treasurer. Bee T. That Section 1887 of the General Bratules of the State of Florida be and the ame is hereby amended on as to read as follow:

follows: IBST. Accounting and Payment to the Courts shall, within two weeks after the adjournment of any term, render to the adjournment of any term, render to the and approval of this Acci the duty comptroller a full statement of his accounts for menies received sad discursed by him under the foregoing provisions, and pay ever any balance in his hands; and should any such Clerk fail to account for and pay over any balance in his hands; and pay over any balance in his hands; and should any such Clerk fail to account for and pay over any balance in his hands; and pay over any balance in his official bond shall be held liable and mesponsible for same; and it aball the Governor any failure on the part of the Clerk to report and the Governor is au-the comptroller, to suppend from office any the Comptroller, to suppend from office any for the Legislature. Sec the total since of the commissions earned by such County Assessor of Taxes, respectively, and the balance of the commissions earned by such County Assessor of Taxes, respectively. And the balance of the commissions earned by such County Assessor of Taxes, respectively.

of the Legislature. Sec. 8. That this Act shall take effect immediately upon its passage and approval by the Governor. Approved June 7, 1917.

CHAPTER 1141-(No. 5). AN ACT to Prohibit the Issuing by ABy One of Checks or Orders Upon Banks or Other Persons, When the Wakers of Such Or-ders or Checks Have Not Sufficient Funds on Deposit With the Drawes to Pay Such Order, to Prescribe a Rule of Evidence Therein, and to Provide Punishment Therefor,

De It Enacted by the Legislature of the

of Florida: tion 1. Whoaver gives, makes or is-Bettion 1. Whosver gives, makes or is-must to another any draft, order or check, either in his own behall, or as scent for any person or persons, firm or corporation in partent for not or chattein, lands or the preceding year, and the blance of the prosential of the preceding year, and the blance of the provential of the preceding year, and the blance of the the preceding year, and the blance of the provential of the preceding year, and the blance of the provential of the preceding year, and the blance of the provential of the preceding year, and the blance of the provential of the preceding year, and the blance of the provential of the preceding year, and the blance of the provided for, shall be payable ments is approved by the County Commission-ers of the several counties respectively, and a corporation to and non-payment by such bank of such draft, order or check by the bank banking house, person, firm or corporation of such draft, order or check by the bank banking house, person, firm or corporation of such draft, order or check in the bank complete restitution by returning the con-sitieration received for such draft, order of the person or the the full and complete trestitution by returning the con-sitier such change of boundary, the amount or ection 1. complete restitution by returning the ron-sideration received for such draft, order for check in the period of persons in whose or check in the period or persons in whose parable, provided the same shall not have the amount of the same shall not have the amount of the same to the payse or the lawful holder thereof if the same shall have been transferred thall be deemed cult. have been transferred "shall be deemed gull. County, hears to the total assessed value of all ty of a felony, and upon conviction shall be minished by imprisonment in the State pris-on for a period not greater than one year. Sec. 4. That the installment payments pro-or by a fine not exceeding one thousand vided for in Section two of this Act, which are

draft, check or order, with the supplement, of such payment in the Treasury or depository and the payment of the payment of the Coupty. Frent, that such draft check or order was. Sec. 5. That all laws and parts of laws in present, that such draft, check or order was presented for payment or entered for cal-lection, and that the same was returned un-paid, shall be deemet prima facts evidence of insufficient funds for the payment thereof. and a persint from the resistry department of any Point States Detoffice shall be

seemed prima facia evidence of the Here a All taws or bart of laws in con-flict with this Act are berely repealed.

Approved May 21, 1917

CHAPTER 1141-(No. 6). AN ACT in Relation to Payment of Deposits in Two or More Names.

in Two or More Names. De D Enscied by the Legislature of the State of Florida: Section 1. When a deposit has been made, or shall hereafter be made. In any banking or shall hereafter be made, in any bashing officers, person of persons, or depository le-institution transacting business in this State. sally entitled to receive the same, all moneys in the names of two ar more persons, pay. By them collected at least the following day, able to either, or payable to wither or the Sunday and legal holidays excepted, after survivor such deposit or any part thereof. newiver such deposit or any part thereof, such collection. or any interest or divident thereon, may be Sec. 2. Any

complete list of such accurities and the value of the same at the time received, said securi-ties shall be held subject to the payment of the small be acid subject to the payment of any judgment or decree which may be render-ed against said company, on account of the privileges herein granted. Provided, further, that the charges made by said company for making abstracts shall not exceed the current prices sharged by other firms, corporations or individuals for like service. Approved May 20, 1917,

### CHAPTER 1207- 10. 1).

AN ACT to Provide for the Payment in In-stallments, and Otherwise of the Commis-sions of the Several County Assessors of Taxes in the State of Florida, and to Pro-vide the Time When, and the Fund From Which Such Payments Shall Be Made.

ceived by such County Assessors of Taxes, or his predecessor in office, from the State of Florida during and for the preceding year, and the balance of the commissions earned by such County Assessor of Taxes, respectively,

during each year, over and above the amount of such installment payments herein provided for, shall be payable when a report of errors and double assessments is approved by the County Commissioners, and a copy thereof filed with the Compiroller. See 2. That from and after the passage of this Act it shall be the duty of the Board of County Commissioners of the duty of the Board of

County Commissioners of the several Gounties of Florida, to pay or cause to be paid to the County Assessor of Taxes of each such Coun-ty, respectively, in the State of Florida, month-ly, on the first day of each and every month, on demand of such County Assessor of Taxes, respectively, an amount or sum equal to one-twelith (1-12) of four-fiths (+5) of the total attount of rommissions received by auch

property in such Gounty for the year last pre-

conflict herewith are hereby repealed. Sec. 5. That this Act shall go into effect immediately upon its passage and approval by the Governer, or upon its becoming a law without the Governor's approval. Approved May 25, 1917,

CHAPTER 7268-(No. 10.) AN ACT to Require t'rompt Payment Into the Treasury of Public Moneys Collected by Tax Collectors and Sheriffs. Be It Emacted by the Legislature of the State of Firstlas.

of Florida: Section 1. It shall be the duty of all Sheriffs and tax collectors in and for the bey-eral counties of this State to pay over not later than Saturday of each week to the officer or

be appraised and fixed by the Board of Direc-tors. The Comptroller shall have the authority to supervise and revise the appraised value of past due paper and security as provided for in this paragraph. Sec. 5. That any banker, officer or director

Sec. 5. That any banker, officer or director of any bank or trust company organized and doing business in this State violating any of the provisions of this Act, shall be deemed guilty of a felony and upon conviction thereof shall be punished by a fine of not exceeding \$4,000, or by imprisonment in the State prison not exceeding five years, or both such fine and imprisonment. Provided, that the provisions and penalties of this Act shall not apply to any existing contracts. Sec. 6. That in addition to the penalties herein above enumerated, the officer or direc-

tor of any bank or trust company organized under the laws of this State and doing busi-ness in this State, who violates any of the provisions of this Act shall be subject to summary removal from office-by the Comptroller of the State of Florida and shall not be eligible to re-election to such position or to any other official position in any bank or trust company doing business in this State for a period of five years from the date of such removal.

Sec. 7. That the provisions of this Act shall not be construed as repealing any of the ex-isting banking laws, unless provisions of same be in direct conflict with the provisions of this Act.

Approved June 4; 1917. :

CHAPTER 7370-(No. 12.)

AN ACT to Amend Section One Hundred and Seven (107) of the General Statutes of State of Florida Relating to Warrants the Paid, Be It Enacted by the Legislature of the State

of Florida: Section 1. That Section 107 of the General Statutes of the State of Florida be, and the same is hereby amended so as to read as fol-

107. Record of Warrants Pald .- The Comptroller shall cause to be entered in the War-rant Register a record of the Warrants paid during the previous month, and shall make such entry in the record so required to be kept as shall show the number of each Warrant paid, in whose favor drawn, to whom paid and the date of payment. Sec. 2. That all laws and parts of laws in conflict with the provisions of this Act be, and the same are hereby repealed. Approved May 23, 1917.

CHAPTER 7271-(No. 12), AN ACT to Amend Section One Hundred and Three (103) of the General Statutes of the State of Florida in Relation to the Issue of Warranta by the Comptroller of this State. Be It Enacted by the Legislature of the State of Florida:

 CHAPTER 201-10.4 the discrete reaction on the discrete field of not a discrete field of not a discrete field of not a state state field is not a state state state state state state state state stat dollars, or by both such fine and imprison-ment. See The initeduction of such unpaid several County County Source at the time ter each warrant in his office.

CHAPTER 7273-(No. 14). AN ACT Relating to Back Taxes, Tax Liens and Tax Sale Certificates; Providing for the Payment, Cancellation and Surrender There-of and Fixing the Interest to Be Collected Thereon in Lieu of Existing Interest Pen-alties and Costs. alties and Costs,

Re It Enacted by the Legislature of the State of Florida. Section 1. That the rate of interest on ar

rearages of taxes and on all liens and tax sales certificates which are owing to or held by the

# AND PERMANENT LAWS

Insurance comparison shall pay to the wind the structure of t

### CHAPTER 7376-(No. 17).

AN ACT to License and Regulate the Bun-ning of Motor Vehicles on the Public Highways, and to Provide for the Registration Thereof; to Fix the Amount of An-nual License to be Paid into the State Treasury; to Provide for the Distribution

rectly or indirectly divide or offer to divide his commissions, or rebate any part of any premium on any policy of insurance with any corporation, firm or individual; and for each local agent or solicitor, each insurance com-pany shall pay to the State Treasurer a license tax of 55, and it shall be the duty of the State Treasurer to transmit to the Coun-ty Tax Collector the name and address of every such agent as resides respectively in such county. Counties, cities and towns may require a license tax of any such agent not to exceed fifty per cent of this State License Tax. That each insurance company, association. firm or individual shall pay to the State Treasurer for each traveling agent or solicinumber or mark, and the license issued that be in such form as the Comptroller shall debe in such form as the Comptroller shall de-termine: It may contain special restrictions and limitations concerning the type of moser power, horse power, design and other features of the motor vehicle, which the license may operate thereunder; it shall contain the dis-tinguishing number or mark assigned to the licensee, his name, place of residence and ad dress, and a brief description of the license for the purpose of identification. The Comp-troller shall furnish, without extra charge therefor, to each chauffeur so licensed, a sub-able metal badge with the distinguishing num-ber or mark assigned to him thereos. This ber or mark assigned to him thereon. This hadge shall thereafter be worn by the chul-

igned to it under any other motor vehicle.

renewed annually upon the payment of a fee of \$2.90, such renewal to take place on the first day of January of each year. The Compinitier may refuse to issue or renew a license if he deem the applicant not qualified to receive

Sec. 22. No person shall operate or drive a motor vehicle as a chauffeur upon a public highway of this State, unless such percon shall

book or index. Sec. 21. Licenses granted hereunder shall be Sec 13. Such number plates shall be of metal, at least six inches wide by not less than fifteen inches in length, and shall show, than fifteen inches in length, and abail show, may for lattury in hold characters, the year, registration, may refuse to serial and number, and the abbreviation of the name of the State. No number plates shall be used other than those furnished by the Comptroller. Additional number plates shall be furnished by the Comptroller upon the payment of a fee of one dollar, as here-inbefore provided for.

before provided for. Sec. 14. Every person, firm, corporation ments of this Act; provided, however, that a or association manufacturing or dealing in motor vehicles may, instead of registering under the provisions of a foreign country, each motor vehicle so manufactured or dealt in, make a verified application, upon a hlank to the furnished by the Comptolic, for a Act; provided, however, that he shall ware the srovided. however, that he shall were number for all of the mo-

ACT PROVIDING FOR PUBLICATION OF THE GENERAL

Hving or not; and the reor acquittance of the person so paid be a walld and sufficient release and a to the bank for any parment so Provided that this Act shall not any deposit the right of title of which is being diligated at the time of the private and approval of this Act Sec 2 All lass or parts of lass in con-files with the prosisions of this Act be and

the same are hereby repetied upon its passage and approval by the Got mor or upon its becoming a law with-Approved May 35 1117

sate or trioridal Section 1. Owners or manifers of every

In cities and towns of less than ten thou-sand inhabitants. Ten (310,00) Dollars. In cities of ten thousand and less than twenty thousand inhabitants, Fifteen (\$15,00) Dollars. Dollars. In cities of twenty thousand or more inhabi-

tants, Twenty five (\$25.00) Dollars.

Owners and managers of Chinese laundries shall pay annually on the first day of Octoher a license tax to the State of Florida, a

her a license taw to the State of Florida, a license fax as follows: In citles and towns of less than five thou-sind inhabitants. Five (\$5.00) Dollars. Ta cities of five thousand and less than ten thousand inhabitants, Ten (\$19.00) Dollars. In citles of ten thousand and less than twenty thousand inhabitants, Fifteen (\$15.00) Dollars.

Dollars. In cities of twenty thousand or more inhabi-tinits, Twenty (\$20.00) Dollars. Sec. 2. That in every case herein provided, a county license tax of fifty per cent of the State license tax be and the same is hereby levied and imposed and it is hereby made the duty of the tax collector of each county in this State to collect the State and county li-ctuse tax herein imposed in the same manner cense tax herein imposed in the same manner an other license taxes are collected as now provided by law, Sec. 4. All laws or parts of laws in conflict

with the provisions of this Act are hereby re-

Approved June 7, 1917.

CHAPTER 7294-(No. 8).

AN ACT to Amend Article 14, Section 2 of Chapter 6156 of the Laws of Florida, As Amended by Chapter 6425, Laws of Florida, Amended by Chapter sub, Laws of Fiorica, Entitled "An Act For the Incorporation, Powers, Duties and Liabilities of Trust and Security Companies, and to Regulate the Same," Approved June 5th, 1811, Amendment Approved June 7, 1812. e It Enacted by the Legislature of the State

of Florida; Article 14 of Section 1 of Chapter 6125 of the Laws of riorids, entitled "An Art to amend Section 3 and 16 of Chapter 6125, of the Laws of Florids, entitled An Act for the in-corporation, powers, duties and liabilities of trust companies and security companies, and to regulate the same, approved June 5, 1513," be and the same is hereby amended to read as follows: follows:

Article 14. To exercise the powers confer-red oo and to carry on the business of a safe deposit company; to examine, make and cer-tify abstracts of tille, and to make insurance of every kind pertaining to or connected with titigs to real estate, and to make, execute, and ni every kind pertaining to or connected with tithes to real estate, and to make, execute, and perfect such and so many contracts, agree-ments, policies and other instruments as may be required therefor; provided, such powers and purposes are enumerated in the charter. Provided, further, that in order to exercise the estra powers conferred and to cover extra liability of companies operating made this fut a trassurer, an additional security of Ten Thousand Dollars in cash or mortgages, deeds of trust of real estate or finited States. County or Municipal bonds, or a survety bond by any company licensed to do business in this State, all of which he shall give his official receipt, embracing fall and

Any tax collector or theriff failin to comply with Section One of this Act shall be deemed guilty of a misdemeanor and upon conviction shall be fined not less than \$75 ft nor more than \$100.00, or in lieu thereof fined in the county juil 1. It less than thirty days nor more than its months, or both such fine and imprisonment in the discretion of

the judge. See, 3. All laws and parts of laws in con-flict with the provisions of this Act are here

See. I. This Act shall become a law immediately upon its passage and approval by the Governor, or upon its becoming a law without such approval. Approved June 5, 1917.

CHAPTER 7262-(No. 1) ST Imposing a Userias as Occupational AN AUT Regulating the Business of Banking Tay on Owners of Managers of Batting Works and Laundries Doing Business in This State, and Providing For the Collec-tion of Barne. CHAPTER 7262-(No. 11) AN AUT Regulating the Business of Banking and Trust Companies Organized and doing Business in and Under the Laws of Florida, and Predcribing Perofities for Violations of the Provisions of this Act.

Enacted by the Legislature of the lie it Enacted by the Legislature of the State

of Florida: Section 1. That it shall be unlawful for any botiling-plant, hoitiling soft drinks or hever, bank or drust company organized under the mess of any character whatever which said laws of this State and doing business in this plant operates a machine for filling capping. State to lean, directly or indirectly, an amount plane of any character whitese when said plane operations in whitese which said plane operations in the first filling company of the loss of any style of the filling head; and filling head; and fil-mathing having one filling head; and fil-the filling head; and fil-head on the filling head; and fil-the filling head; and fil-head on the first day of as follows: In cities and towns of less then ten thou the minutes of the board, that the loans applied for are entirely satisfactory, that the ital, of such banking or trust company i ital, of such banking or trust company is un-impaired, and that the conditions of such bank or trust company are otherwise such as to war-rant the loan and that it can be made without reducing the legal reserve, the limitations privided by this section may be estended in suc

cases to forty per cent of such capital and surtun subject to all the other restrictions pro-ided by this Act. Sees 2. That it shall be unlawful for any

bank or trust company organized under the laws of this State and doing business in this State to directly or indirectly invest any of the funds of said bank or trust company inthe funds of said bank or trust company in stock of any incorporated company in this State or elsewhere, except the stock of the Federal Reserve Bank of this district: and it shall also be unlawful for any such bank or trust company to directly or indirectly invest any of the funds of such bank or trust com-pany in bonds or securilies other than Govern-ment, either United States including Federal Farm Loan bonds or fareign, State, County, Municipal or District bonds, municipal side-walk and paving certificates, or securities and first mortgage bonds of railroad companies, and public service corporations which are solvent and which have not defaulted in pay-ment of interest for two years, and mortgages ment of interest for two years, and mortgages on real entire and county and municipal war-rants. Provided, that the provisions of this section shall not apply to the bons fide pur-chase or discounting of commercial paper, bills and notes.

bills and notes. See. 1. That it shall be unlawful for any

bills and notes. Sec. 3. That it shall be unlawful for any bank or trust company organized under the laws of this State and doing business in this State to directly or indirectly issue a certifi-cate of deposit in exchange for a note or other obligation or security, or in exchange for anything except actual money deposited contemporaneously with the issuence of such certificate by said bank or trust company. Sec. 4. That it shall be unlawful for any bank or trust company organized under the laws of this State and doing business in this State to carry as an asset of said bank or trust company any nois, obligation or security which is not the property outrient of said bank or trust company; and any oucer of any such bank or trust company who places among the assets of said bank or trust company any note, obligation or security which it does not actually own, or who retresents to the Comp-troller of the State of Florida that any note, obligation or security cauded among the assets of said bank cor trust company any note, obligation or security which it a ponk examiner of the State of Florida that any note, obligation or security cauded among the assets of said bank cor trust company is the or among obligation or security carded among the assets of said bank or trust company is the property of said bank or trust company, when in fact such note, obligation or security is barred and is not pwned absolutely by said bank or trust

### CHAPTER \$199-(Act of 1993).

Section 1. Within sixty days from the adjournment of each session of the Legislature the Secretary of State shall furnish to the Clerks of the Boards of County Commissioners of the several counties of the State, certified copies of the acts of the Legislature which are of a general and permanent nature.

Sec 2 The Boards of County Commissioners of the several counties. of the State, at their first regular meeting after the receipt of the certified copies of the acts of the Legislature from the Secretary of State, shall designate one daily or weekly newspaper which has been. continuously published for a period of not less than one year in their respective counties, in which the acts as certified by the Secretary of State shall be published one time.

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manufacturer or dealer, and which shall be tion or each style or type or motor Jesuice, manufactured or dealt in by the applicant, including the character of the motor power, the amount of such motor power in be stated in figures of horse power, according to the standard of the American Licensed Automostandard of the American Licensed Automo-bile Manufacturers' Association; and (b) the name, residence and business address of such applicant. On the payment of a registration fee of \$15 such application shall be filed and registered in the office of the Comptroller, in the manner provided in Section 3 of this Act. There shall thereupon be assigned and issued to such manufacturer or dealer a scheral distinctive number and a cettificate of regis-tration and five number plates, bearing the serial "M" and the distinctive number thus assigned shall be furnished free to the said

assigned to him in the foreign e state, territory or federal district of known and referred to as a dealer's license, dence in the manner provided in this Act. The the serial latter for which shall be "M." such provisions of this Act, however shall be corrapileation to containt (a) a brief description of each style or type of motor vehicle of this State only to the extent that under the manufactured to description. of this State only to the extent that under the laws of the foreign country, state, tertilory or federal district of his residence like privileget are granted to persons duly licensed and te gistered as chauffeurs under the laws of this State, and who are residents of this State

Sec. 23. No chauffeur having been licensed ss herein provided shall voluntarily permit any other person to possess or use his license of badge; nor shall any person operating of driving a motor vehicle use or possess any license of badge belonging to another person, we are detitions license or badge. or a fictitious license or badge.

Sec. 24. In the event of the loss, mutilation or destruction of a chauffeur's license card or a chauffeur's hadge such chauffeur may obtain frohn the Comptroller a duplicate thereal, upon filing in the office of the Comptroller an the

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STATE (	OFFICIALS
Hdney J. Catta, Governor. H. Clay Crawford, Secretary of State , Thes. F. West, Attorney-General,	Hon. R. C. Dunn, Railroad Commissioner,
Brasst Amos, Comptroller, J. C. Luning, State Treasurer, W. N. Bhests, Superintendent of Public Instruction.	State Board of Accountancy Office Law Exchange Hids, Francis M. Williama, Chairman, Walter Muck- low, Jacksonville.

Public Insti State Beard of Architectore Hen. W. A. Mollas, Commissioner of Arriculturs. E.A. Ehmann, Encostery and Treasurer

Hon. R. E. Rose, State Chemist. Han. E. H. Sellards, Geologist.

Hen. R. A. Gray, Auditor.

Hen. Mdney

Hes. H. Clay

Hos. Thos. F.

Han. Brasst A

Hon. J. C. Lui

Hon. W. N.

Hon. J. B. Christian, Adjutant-General, Frank J. Fearnelde, President; B. R. M. Hes. R. Hudsen Burr, Rallroad Commissloner,

Kennedy, C. O. Memminger, Joseph V. Porter, M. D., Secretary and Health Officer. 

sections thereof; to amend Chapter 5417, Acts of 1905, entitled An Act regulating the run-mag of automobiles or motor vehicles on the public roads or highways in the State of Plorida; and also to amend Chapter 6381, Acts of 1915, entitled "An Act to amend Chapter 6381, Acts of 1915, entitled "An Act to license Auto-mobiles and other motor driven vehicles using mobile roads or highways of the State of Florida, either for hire or atherwise," spprov-ad May 28, 1917, be and is hereby amended to read as follows: end as follows: Sec. 7. Where application is made to the

Comptroller for the registration of any motor vehicles or trailers between the dates June 30th vehicles of trainers lat, of any year, the fee charged for such registration shall be one-half of the mount set forth in Section 6 of this Act. Sec. 2. That Section 19 of the Act of 1917, the title of which is set out in Section, 1 of

Sec. 2. That Section 19 of the Act of 1917, the title of which is set out in Section 1 of this Act, be and the same is hereby amended so as to read as follows: Sec. 19. Application for licenses to operate motor vehicles, as a chauffeur, may be made by mail, or otherwise, to the Comptroller, up-on blanks prepared under his authority. The fee provided for herein shall be deposited with the application. Such application shall be wrified and shall state the age of the appli-cant, and no license shall be issued to any per-sen under the age of eighteen years. Before a chauffeur's license is granted, the applicant shall pass such examination as to his qualifica-tions as the Comptroller shall prescribe. To each person to whom a license is granted shall be assigned some distinguishing number or mark, and the license issued shall be in such form as the Comptroller shall determine; it may contain special restrictions and limita-tions concerning the type of motor power, horse power, design and other features of the motor vehicles which the licensee may operate thereunder; is shall contain the distinguishing number or mark assigned to the licensee, his mane to the contain the distinguishing number or mark assigned to the licensee, his name, place of residence and address, and a brief description of the licensee for the pur-one of identification. The Comptroller shall furnish, without extra charge therefor, to each famish, without extra charge interests, to each chauffeur so licensed a suitable metal hadge, with the distinguishing number or mark assign-ed to him thereon. This badge shall thereafter be worn by the chauffeur, affixed to his clothbe worn by the chauteur, anxed to his cloth-ing in a conspicuous place at all times while be is operating or driving his motor vehicle upon public highways. Such badge shall be valid only during the term of the license of the chaufeur to whom it is fusued as aforesaid. Every person licensed to operate motor vehic-ies as a chauffeur under this Act shall endorse be used isonchave on the moreful of the license his usual signature on the margin of the license issued to him in a space provided thereon for isuad to him in a space provided thereon for the purpose, immediately upon the receipt of such license and such license shall not be valid until so endorsed. Every application for a license filed under the provisions of this Section shall be accommanied by a fee of \$2.00, and all licenses issued hereunder shall expire on January first of each year; provided, however, that the fee for licenses granted on or alter July first in any year shall be one half the annual fee provided for bereia.

Sec. 1.' The provisions of this A t shall take ffect and become operative July 1, 1918. Approved June 5, 1917.

CHAPTER 7277-(No. 19.)

Justices, \$900; Purchase of Books .or Supreme Court Library, \$250; Electricity, Lights, Water and Ice, \$300; Fuel for Heating, \$600; One Furnace and Yardman, \$180; One Elevator Man and Assistant Janitor, \$270; Watchman for Building, \$300; Stenographer for Supreme

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State Board of Health

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Furnace and Yardman, \$180; One Elevator Man and Assistant Janitor, \$270; Watchman for. Building, \$300; Stenographer for Supreme Court, \$540. Judicial Department-Salaries Judicial De-partment, \$36,375; Jurors and Witnesses before the Grand Jury \$75,000; Rewards for and Ex-penses of Arrest of Fugitives from Justice, \$1,000; Expenses of Circuit Judges sitting on Supreme Court Bench, \$75; Costa adjudged against the State in Civit Cases, \$50; Expenses Circuit Judges alting in other circuits, \$250; Expenses of Criminal Court Judges sitting in other Counties, \$125; Expenses of State's At-torneys acting in other Circuits, \$150. National Guard of Florida-Salary of Ad-jutant General, \$1,500; Expenses of State's At-torneys acting in other Circuits, \$150. National Guard of Florida Naval Militia, in-cluding rent of Arthories, allowances, etc., \$12,500; Expenses of Florida Naval Militia, in-cluding rent of Arthories, allowances, etc., \$12,500; Expenses of Florida Naval Militia, in-cluding rent of Arthories, State Camp Grounds, \$5,000; Emergency Appropriation for National Guard and Adjutant General in In-spection of Troops, \$500. State Auditor-Salary State Auditor, \$1,500; Salary Assistant State Auditor, \$1,500; Salary Assistant State Auditor, \$1,500; Salary Assistant State Auditor, \$1,500; Chief Clerk and Accountant, \$600; Cierk and Accountant, \$600; Postage, Stationery and Incidental Expenses, \$150.

Incidental Expenses, \$150. Miscellaneous-General Printing and Adver-tising, \$12,000; Salaries and Expenses Railroad Commissioners (of which amount not more than \$1,800 shall be paid for services of Spec-ial Counsel) \$15,000; (In this item the Governor vetoed the following: "of which amount not more than \$1,800 shall be paid for services of Special Counsel."): County Taxes on State Prison Farm. \$1,600. Hospital for Insane-Deficiency Appropria-

Hospital for Insane-Deficiency Appropria-tion, \$46,830.70; Maintenance of Lunatics, General Maintenance, \$150,000; Maintenance of Lunatics, Painting, General Repairs and Im-provements, \$30,000; Maintenance of Lunatics, Shafting and Gears for Pumps, \$2,000; Maintenance of Lunatics, one new Boiler with Brick Setting, complete, \$4,000; Maintenance of Lunatics, Additional Equipment for Laun-dry \$1,000; Maintenance of Lunatics, Fire Hose, \$1,000

Epzenses Collection of Revenue, \$70,000; For Abstracting Lands Sold to State for Unpaid Taxes for the Use of Tax Assessors and for preparing and keeping a complete file index system, \$1,500; Stationery for Executive and Legislative Departments, \$750; Printing Delin-quent Tax Lists, under Revenue Law 54 000. Juent Tax Lists, under Revenue Law, \$4,000; Improvement and care of Governor's Mansion and Grounds, \$420; For Service of Civil Engineer and other Expenses connected with the Inspection of Railroads and preparing data for the assessment of Railroads \$1,250; For Rebairing and Painting Governor's Mansion, \$1,-

Florida Industrial School for Boys-Main-tenance, \$25,000; Cottages for Officers \$3,500; Elevated Tank, \$6,000; Fire Hose, \$1,000; Cot-tage No. 3, \$12,000; Dairy \$500; Addition to Kitchen and Dining Room, \$1,000; Woodwork-er Shop, Shoe Shop, Paint Shop, \$1,000; Silo, \$300; Laundry and Brick Mill, \$3,000; Aasiat-ant Superintendent Residence No. 2, \$1,000; Barn \$1,000; Sheds and Machinery, \$600;

# ing, \$640; Watchman for Building, \$730; Sten-

ing, \$640; Watchman for Building, \$730; Stee-orabier for Court H Judicial Department-Salaries Judicial De-partment, \$72,700; Jurors and Wilness before Grand Jury, \$150,000; Rewards for and Expen-ses of Arrest of Fugitives from justics, \$200; Expenses Circuit Judges Sitting on Supreme Hench, \$150; Costs Ad udges against the State in Civil Cassan Strate State State Sitting in Other Circuits, \$500; Expenses Criminal Court Judges Sitting in Other Coun-ties, \$250; Expenses of State & Attorneys Act-ing in Other Circuits, \$300.

tles, \$260; Expenses of State's Attorneys Act-ing in Other Circuits, \$200. National Guards of Florida-Salary of Ad-Jutant General, \$2000; Expenses of the Nation-al Guard of Florida and Florida Naval Militia including Rent of Armories, Allowanees, etc., \$25,000; Expenses Florida Naval Militia, In-cluding Rents, Allowanees and Cruises aboard Vessels in U. S. Navy, \$4,800. State Auditor-Salary State Auditor, \$3,000; Salary Additional State Auditor, \$3,000; Chief Cierk and Accountant, \$1,500; Cierk and Accountant, \$1,200; Postage, Stationery and Incidental Ex-penses, \$200.

and Accountant, \$1,200; Clerk and Accountant, \$1,200; Postage, Stationery and Incidental Ex-penses, \$200. Miscellaneous-County Taxes on State Pris-on Farm, \$1,600; General Printing and Adver-tising, \$14,000; Salaries and Expenses of Rall-road Commissioners (of which amount not more than \$2,600; shall be paid for Special Counsel\*, \$20,000; Maintenancé of Lunatics, General Maintenance, \$200,000; Expenses Col-lection of Revenue, \$140,000; For Abstracting Land Sold to State for Unpaid Taxes for the Use of Tax Assessors and for Preparing a Complete File Index System, \$2,000; Station-erv for Executive and Legislative Departments, \$1,500; Printing Delinquent Tax List, Under Revenue Law, \$3,000; Improvement and Care of Governor's Mansion and Grounds, \$360; For Services of Civil Engineer and Other Ex-penses Connected with the Inspection of Rail-roads and preparing Data for the Assessment of Railroads, \$2,500; Florids Industrial School for Boys, Maintenance, \$25,000; Florida Indust-rial School for Girls, Maintenance, \$12,500; ('In this item the Governor vetoed the forego-ing: "of which amount not more than \$3,600 ('In this item the following aum be, and ase hereby appropriated for six months ending June 20, 1919; Salaries Executive Departments (13,600. Governor-Private Secretary, \$1,000; Execu-

\$12,900. Governor-Private Secretary, \$1,000; Execu-tive Clerk, \$2000; Stenographer, \$540: Contin-gent Expenses of State, \$2,000; Secretary Board of State Institutions, \$250; Secretary Board of Pardons, \$250; Clerk and Stenograph-

Board of Pardons, \$200; Clerk and Stenograph-er, \$540. Secretary of State-Chief Clerk, \$1,000; As-sistant Chief Clerk, \$900; Correspondence and Filing Clerk, \$600; Recording Clerk, \$540; Stenographer and Typewriter, \$540; Postage, express and telegrams, \$450; repairs and other Incidental Expenses, \$1,000; Fuel, Lights and Water, \$1,000; Watchman at Canitol, \$500; One White Janitor at Capitol, \$450; Three Janitors at Capitol, \$540.

at Capitol, \$540. Comptroller-Chief Clerk, \$1,560; Railroad and Telegraph Assessment Clerk, \$200; Book-keeper, \$200; Warrant and Abstracting Clerk, \$550; Pension Clerk, \$750; Recording Clerk, \$550; Assistant Pension Clerk, and Bookkeeper, \$750: Assistant Pension Clerk, \$200; Assistant Auditing Clerk, \$600; Correspondence and Fil-ing Clerk, \$600; Assistant Correspondence, In-dexing and Filing Clerk, \$400; Auditing and Distribution Clerk, Tax Redemption Depart-ment, \$750; Bookkeeper in Tax Redemption Department, \$600; Recording Clerk, Tax Re-demption Clerk, \$600; Stenographer and Type-

ses Circuit Judges Sitting in Other Circuits, Site; Expenses of Criminal Court Judges Sit-ting in Other Counties, Size; Expenses of State's Attorney 'Acting in Other Circuits,

National Guards of Florids-Salary of Ad-

State Attorney Acting the Other Circuit, Mational Guarde of Florids-Salary of Ad-Jutant General, \$1,600; Encenses of the Nation-al Guard of Florida Naval Militia, including Rents, Allowances, and Cruises Aboard Vee-els of U.S. Navy, \$2,600; Caretaking and Maintaining of State Camp Grounds, \$1,600; State Auditor-Salary State Auditor \$1,500; Salary Amistant State Auditor \$1,500; Salary Additional Assistant State Auditor \$1,500; Share Auditor-Salary State Auditor, 11,500; Gameral Auditor, Salary Additional Assistant State Auditor, 11,500; Chief Clerk and Accountant, 1600; Clerk and Accountant, \$200; Postage, Stationery and In-cidemutal Expenses, \$160.
 Miscellancous-General Printing and Adver-tians, \$11,000; Salaries and Expenses of Rail-road Commissioners, (of which amount not more than \$1,400 shall be paid for services of Special Counsel.") Maintenance of Lunatics, General Maintenance, \$165,000; Expenses Collections of Revenue, \$70-000; For Abstracting Lands Sold to State for Unpaid Taxas for the Use of Amenor and for Preparing and Keeping a Complete File Index System, \$100; Station err for Executive and Legislative Departments iffo; Printing Delinquent Tax List, Under Revenue Law, 4000; Improvement and Care of Governor's Manion and Grounds, \$20; For Services of Civil Engineer and Other Ex-penses Connected with the Inpection of Revenue Law, 4000; Improvement and Care of Governor's Manion and Grounds, \$20; For Services of Civil Engineer and Other Ex-pense Connected with the Inpection of Railroads and Préparing Data for the As-terment of Railroads, \$3,50; Florida Indus-trial School for Boys, Maintenance, \$25,000; Florida Industrial School for Girls, Mainte-nance, \$7,500.

nance, \$7,500. Sec. 4. All moneys appropriated under the head of contingent or incidental expenses shall be accounted for to the next Legislature shall be accounted for to the next Legislature in an itemized statement from each official having charge of any such fund, and no clerk. clerical assistant, or detective shall be employ-its passage and approval by the Governor, or upon its becoming a law without his ap-contingent fund appropriated for contingent contingent fund appropriated for contingent

Section 4 was vetoed by the Governor. Sec. 5. Any funds appropriated by this Act not expended during the year for which it was appropriated shall be carried forward to the credit of such fund for the succeeding year or

letter of this date to President of the Senate.

AN ACT Making an Emergency Appropria-tion for the Care and Maintenance of the In-

Department, \$600; Recording Clerk, Tax Re-demption Clerk, \$600; Stenographer and Type-writer, \$640; Special Clerk and Messenger, \$300; List of Land Entries for Use of Assessand other Confingent Expenses Comptrol int's Office, \$500; Janitor and Vaultkeeper for

be and the same is hereby amended to read as

"Section 1512 (1103), Pay of Witnesses-Wit-"Section isis (1163), ray of witherace with nesses in all cases, civil and criminal, in the Circuit Courts, County Counts, Criminal Courts of Record now or hereafter created," and witnesses summoned before any referee, ar-bitrator or Master in Chancery, shall receive for each day's actual attendance \$2.00, also five cents per mile for actual distance traveled to cents per mile for actual distance traveled to and from courts; in courts of County Judges and Justices of the Pesce, \$1.00 per day and

same mileage as in the Circuit Court." Sec. 2. All laws and parts of laws in conflict Sec. 2. All laws and parts of laws in connict with this Act are hereby repealed. Sec. 3. This Act shall become effective im-mediately upon its becoming a law. Approved June 9th, 1917.

### CHAPTER 7281-(No. 23).

CHAPTER TEI-(No. 21). AN ACT Making Appropriations for the Era-dication and Control of Citrus Canker and Other Dangerous Plant Diseases and Insects Which Have Been or May be Introduced In-to the State of Florida, and to be Used and Expended Under the Direction of the State Plant Board According to the Provisions of Chapter 655, of the Laws of the State of Florida, Approved April 30, 1918. Be It Enacted by the Legislature of the State of Florida:

Sec. 2. This Act shall become a law upon Section 1. The sum of \$300,000, or as much

Approved May 9, 1917.

CHAPTER 7282-(No. 24). AN ACT Regulating the Abolition of Special Road and Bridge Districts. Be It Enacted by the Legislature of the State

of Floridas Section 1. That any special road and bridge district may at any time be abolished under the provisions hereinafter mentioned; provid-ed, that no special road and bridge district shall be abolished while it has outstanding in-debtedness without first making provisions for the liquidation of such outstanding indebt-edness.

A.N. A CTURING an Emergency Appropriation of the Main Control of Main and Main and Main Control of Main Control o

THE JUDICIARY JUSTICES OF, THE SUPREME COURT lion. Jefferson B. Browne, Chief Justice. Hon, R. Fenwick Taylor, Hon, Robert fl. Cockerell

Hon. Thomas M Shackleford. iton, James B. Whitfield.

iton, William H. Ellis.

Attorney-General Hon. T. F West.

Clatk of the Supreme Court Han\_G.T. Whitfeld,

Judges of the Circuit Courts

First Circuit-Hon, A. O. Campbell second Circuit-Iton. Edward C. Love Third Circuit-Hon, Mallery F. Horne. Fourth Circuit-Hon. George Couper Olbba.

Fifth Circuit-Hon. W. 8. Bullock. Sixth Circuit-Hon. O. K. Reaves. Seventh Circuit-Hon. James W. Perkins. Eighth Circuit-Hon, James T. Wills. Ninth Circuit-Hon, D. J. Jones. Tenth Circuit-J, S. Edwards. Eleventh Circuit-Hen. H. Pierre Bran-

ning. Thirteenth Circuit-Hon. F. M. Robies -Fourteenth Circuit-Hon. C. L. Wilson. Fifteenth Circuit-E. B. Donnell.

Court of Record.

Escambla County-Hon. Kirks Monroe.

Judges of the Oristinal Court of Record Dade County-Hon. J. L. Billingsley. Duval County-Hon, James M. Peeler. Hillsborough County-Hon. Les J. Gibson Monroe County-Hon. W. Hunt Harria, Orange County-Hon. T. Picton Warlow, Volusia County-Hon. R. P. Hamila

NATIONAL CONGRESS U. S. SENATORS Duncan U. Fletcher, Park Trammell.

U S. CONGRESSMEN First District-H. J. Drane. Second District-Frank Clark. Third District-Walter Kehoe. Fourth District-W, J Sears.

any of them'referred to in Section One of this

Act. Third: Asy club room, br room for or of



8 Alachua - Christopher Matheson and Lee-Prancis W. Prank Clark Jf. Baker-O F Harber, Hay--- A. D. Waller Bradford-A H Crews, W. O. Se Brevard-John B. Rhodes. Broward-W H Marshall, 'alhoun-John D Trammell, Citrus-J. Y. Barnes Clay-J. Slater Smith Columbia-W. J. Roebuck, A. G. Dade-John W Watson, DeSoto-W. C. Langford. Duval-Telfair Stockton, Marian nings. Escambla-James M. Johnston, Baggett. Franklin-E. R. L. Moure Gadsdon---8 H. Strum, Alex McPh Hamilton---W. M. Webb, C. A. St Hernando---M. L. Dawson, Hillsborough-George H. Wilder. C. Hamlin. Holmes-C. R. Mathia, Jackson-Amos E. Lewis, Dr. E. Jefferson-H. J. Hambrick, D. H. Jr. Lafayette---McQueen Chaires Lake-J. A. Hanson, L. D. Edge. Washington-A. A Myers

Section 4 was vetoed by the Governor. Approved June 2, 1917, except as stated in CHAPTER TITE-(No. 20)

AN ACT Making Appropriations for Salaries and Expenses of the State Government for Sis Months of the Year 1917, and for the

Salaries Executive Department \$13,900. Gorernur-Private Secretary, \$1,000; Execu-dre Clerk, \$000; Stenographer, \$510; Contin-sent Expenses of State, \$2,000; Secretary Board bre Lierk, 3000; Stenographer, 300; Contingent Expenses of State, \$2,000; Secretary Board of State Institutions, \$250; Secretary Hoard of Fardons, \$250; Clerk and Stenographer, \$540.
Secretary of State—Chief Clerk, \$3,000; Assistant Chief Clerk, \$200; Correspondence and Filing Clerk, \$600; Recording Clerk, \$540; Stenographer and Typewriter, \$560; Postage, Express and Telegrams, \$150; Repairs and Other Incidental Expenses, \$1,000; Fuel, Lights and Water, \$1,000; Watchman at Capitol, \$500; One White Janitors at Capitol, \$450; Three Janitors at Capitol, \$450; Services of three extra Watchmen at Capitol, \$700; Services of three extra Watchmen at Capitol, \$700; Services of three extra Watchmen at Capitol, and Telegraph Assessment Clerk, \$300; Hook-ter, \$300; Warrant and Abstracting Clerk, \$700; Assistant Pension Clerk, \$700; Assistant Pension Clerk, \$900; Assistant Pension Assistant Pension Clerk and Bookkeeper, Assistant Pension Clerk, \$900; Assistant Assistant Pension Clerk, \$900; Assistant Assistant Correspondence and Fil- Bender, \$800; Assistant Correspondence, In- and Filing Clerk, \$900; Auditing and Dutribution Clerk, Tax Redemption Dept., Bookkeeper in Tax Redemption Dept., Storographer and Typewriter, \$540; Soce. Stenographer and Typewriter, \$540; Entries for Use of Assessors and other Con-lingent Expenses Comptroller's Office, \$500; Initor and Vaultkeeper for Comptroller's and Irrasurer's Office, \$150; Electric Multigraph, Entries for the comptroller's and Comptroller's and Comptroller's Office, \$150; Electric Multigraph,

Son, State Treasurer-Chief Clerk and Bookkeep-er, \$1,000; Cashier and Bookkeeper, \$200; As-bitant Cashier and Bookkeeper, \$750; Correspon-fince and Bookkeeper, \$750; Correspon-fince and Filing Clerk, \$400; Contingent Ex-ter, \$500; Insurance Actuary, \$1,550; Insur-ince Clerk, \$500; Contingent Expenses Insur-ince Clerk, \$500; Contingent \$1,550; Assistant

ney General-Assistant \$1.850; Assistant LEO: Clerk, 900: Stenographer \$540; Inciden-in Expenses, 1.350; Purchase of Books, \$350. Content of Public Institution-Chief Content of Public Institution-Chief Appenses, 1.350; Purchase of Books, \$200. Strandment of Public Institution-Chief Grapondence and Filing Clerk, \$200; Assistant assistant Expenses, \$1,600; Assistant assistant Expenses, \$1,600; Traveling State Superintendent, \$125; Salary we Reral School Inspectors, \$1,260. Openmissioner of Agriculture-Chief Clerk, Department of Agriculture-Chief Clerk, and Division, \$700; Clerk in Field Find and Division, \$1000; Printing Ouarterly Find and Telegrams, Asricultural Depart-find Telegrams, Asricultural Department, \$1,500; Find Traveling Expenses and Other Con-Find Traveling Expenses and Other Con-tion Finding Busines, \$200; Stationery and Mark Stock Field Note Division, \$1,500; Find Traveling Expenses and Other Con-Find Telegrams, Asricultural Department, Gerk and Stenographer in Land Divi-Find Teles and Furniture, Frison and Division, \$200; Finding Clerk Hire for Note Files and Furniture, Frison and Division, \$200; Clerk Prison Bepart-Stor, Field Note Division, \$17. Clemint Salar, of State Chemist, 11. Assistant State Chemist, Fording Expenses Chemist Assistant State Chemist, Food and Analyst, \$200; Clerk Chemical Division, \$17. First Analyst, \$200; Clerk Chemist, 11. First

Sto: Postage, State Chemist. \$125; Janitor Laboratory, \$150.

Fundance of Communication State tt. \$100 For use of Communications of Institutions in conducting matters of the prime matters, payable from State Fund, \$1,850

100.000 Legislature of

Court-Salaries of Supreme Court 11.20; Contingent' Expenses, \$1.50; Section 1765, General 176, General Statutes, \$150; Repairs for the General Statutes, \$150; Repairs for the Haliding, Ferillizer and Planta, Section 2007, per diem, under 165, General Statutes, \$125; Messeng-Section

AN ACT Making Appropriations for Salaries and Expenses of the State Government for Six Months of the Year 1917, and for the Year 1918, and for Six Months, of the Year Be It Enacted by the Legislature of the State of Florida: Section 1. That the following sums be, and are hereby appropriated for the salaries and ponths from Luiv 1 1917 to December 31

Section 1. That the following sums or, and int briefly appropriated for the salaries and sums of the State Government for the six months from July 1, 1917, to December 31, art. ment for the year 1918;-Salaries Executive Department \$27,600.

ment for the year 1913:-Salaries Executive Department \$27,000. Governor-Private Secretary, \$2,000; Execu-live Clerk, \$1,200; Stenographer, \$1,000; Contin-rent Expenses of State, \$4,000; Secretary Board State Institution, \$500; Secretary of Board of Pardons, \$200; Clerk and Stenographer, \$1,000 Secretary of State-Chief Clerk, \$2,000, Assist-ant Chief Clerk, \$1,200; Correspondence and Filing Clerk, \$1,200; Recording Clerk, \$1,000; Stenographer and Typewriter, \$1,000; Postage Express and Telegrams, \$200; Repairs and In-cidental Expenses, \$2,000; Watchman at Capi-tol, \$1,000; Fuel, Light and Water, \$2,000; One White Janitor, \$900; Three Janitors, \$1,000. Comptroller-Chief Clerk, \$1,500; Recording Clerk, \$1,500; Pension Clerk, \$1,500; Book-keper, \$1,500; Warrant and Abstracting Clerk, \$1,500; Assistant Pension Clerk, \$1,500; As-alistant Auditing Clerk, \$1,200; Correspondence and Filing Clerk, \$1,200; Assistant Correspon-dence, Indexing and Filing Clerk Tax Redemption Department, \$2,500; Bookkeeper in Tax Re-demption Department, \$1,200; Special Clerk and Messenger, \$200; Hookkeeper in Tax Re-demption Department, \$1,200; Special Clerk and Messenger, \$200; Hookkeeper in Tax Re-demption Department, \$1,200; Special Clerk and Messenger, \$200; Hookkeeper in Tax Re-demption Department, \$1,200; Special Clerk and Messenger, \$200; List of Land Entries for and Messenger, \$200; List of Land Entries for and Messenger, \$200; List of Land Entries for and Assessors and other Comment Ex-pense Comptroller's Office, \$1,000; Janitor and Yaultkeeper for Comptroller's and Treasurer's Office, \$200. Office, \$360.

Office, \$200. State Treasurer-Chief Clerk and Bookkeep-er, \$2,000; Cashier and Bookkeeper, \$1,800; As-sistant Cashier and Bookkeeper, \$1,800; Secur-ities Clerk and Bookkeeping, \$1,800; Corres-pondence and Filing Clerk, \$1,900; Contingent Expenses, \$1,000; Insurance Actuary, \$2,500; Insurance Clerk, \$1,800; Contingent Expenses Insurance Clerk, \$1,000; Contingent Expenses

Insurance Clerk, \$1,500; Contingent Expenses Insurance Department, \$1,000, Attorney General-Assistant, \$2,500; Assist-ant, \$2,500; Clerk, \$1,200; Stenographer, \$1,000; Incidental Expenses, \$700; Purchase of Books, \$ 201,

Ston, Superintendent of Public Instruction-Chief Clerk, \$1,000; Assistant Chief Clerk, \$1,500; Correspondence and Filing Clerk \$1,500; As-sistant Stenographer, \$1,900; Postage, Printing, and other Contingent Expenses, \$2,000; Travel-ing Expenses State-Superintendent, \$250; Sal-ary Two Rural School Inspectors, \$4,000; Traveling Expenses Two Rural School Inspec-tors, \$2,500.

tore, \$2,500. Commissioner of Agriculture--Chief Clerk Department of Agriculture, \$3,000; Clerk in Agricultural and Immigration Divisions, \$3,-500; Clerk in Land Division, \$1,000; Clerk in Pure Food and Drugs, Stock Feed, Pertillaer, and Citrus Fruits Ulvisions, \$1,000; Clerk in Field Note Division, \$1,000; Clerk in Shell Fish Division, \$1,500; Assistant Clerk in Shell Fish Division, \$1,500; Assistant Clerk in Pure Food and Drugs, Stock Feed, Fertillaer, and Citrus Fruit Division, \$1,000; Clerk in Shell Fish Division, \$1,500; Assistant Clerk in Pure Food and Drugs, Stock Feed, Fertillaer, and Citrus Fruit Divisions, \$1,000; Pointing Stamp, Stock Feed and Fertillaer Divisions, \$2,000; Printing Quarterly Bulleting, Agricultural Department, \$2,000; Printing Stamp, Stock Feed and Fertillaer Divisions, \$2,000; Printing Quarterly Bulleting, Agricultural Department, \$2,000; Printing and other Contingent Expenses Commissioner of Agri-culture on Official Business, \$400; Stationery and other Contingent Expenses Agricultural and other Contingent Expenses Agricultural Department, \$1,200; Extra Clerk Hire for Field Note Division, \$800; Clerks Frison Depart-ment \$1,800.

ment \$1,000. • State Chemist-Salary State Chemist, \$1,000; Assistant State Chemist, Fertilizer Analyst, \$1,500; Assistant State Chemist, Food and-Drug Analyst, \$1,500; Assistant State Chemist, Feed Stuff Analyst, \$1,500; Traveling Expens-es, State Chemist and Assistants, \$1,000; Three Food and Drug Inspectors, \$4,500; Traveling Expenses, Three Food and Drug Inspectors, \$3,600; Samples and Incidentals, Pure Food Division \$1,000; Chemicals and Apparatus, State Laboratory, \$1,000; Clerk Chemical Divi-sion, \$1,080; Postare State Chemist, \$250; Jani-tor, State Leboratory, \$200

tor, State Laboratory, 2000, Frison Department-Salaries, Chaplains State Convicts \$1,500; For Use of Communication of State Institutions in Conducting Matters per-raining to Prison Affairs, Payable From State Prison End : \$1500

taining to Prison Affairs, Payable From State Prison Fund, \$1,800 Supreme Court-Salaries Supreme Judges, \$22,500; Contingent Expenses, \$1,000; Clerk, per diem, under Section 1755, General Statutes, \$209; Clerk, as Librarian, under Section 1753, General Statutes \$200; Repairs for Supreme Court Building and Plants and Fertiliter, \$250; Sheriff Supreme Court, per diem, under Sec-tion 1803, General Statutes, \$250; Messenger, 500; Secretary to Supreme Court Justices, 2000; Assistant Secretary to Supreme Court

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Treasurer's and Comptroller's Office, \$180. Stile Treasurer-Chief Clerk and Bookkeep-er, \$1,000; Cashier and Bookkeeper, \$200; As-sistant Cashier and Bookkeeper, \$200; Securi-ties Clerk and Bookkeeper; \$750; Correspon-dence and Filing Clerk, \$600; Contingent Expenses, \$500; Insurance Actuary, \$1,250; In-surance Clerk, \$200; Contingent Expenses In-surance Department, \$500. Attorney General-Assistant, \$1,250; Assist. Treasurer's and Comptroller's Office, \$180. Stile Treasurer-Chief Clerk and Bookkeeper, \$200; Assistant Cashier and Bookkeeper, \$200; Securi-ties Clerk and Bookkeeper, \$200; Securi-dence and Filing Clerk, \$200; Correspon-dence and Filing Clerk, \$200; Correspon-dence Clerk, \$200; Contingent Expenses In-surance Department, \$200; Attorney General-Assistant, \$1,250; Assist-ant, \$1,220; Clerk, \$200; Securi-ncidental Expenses, \$300; Purchase of Books, \$200; Securi-ant, \$1,220; Clerk, \$200; Securi-ant, \$200; Clerk, \$200; Securi-ant, \$1,220; Clerk, \$200; Securi-ant, \$200; Clerk, \$200; Securi-ant, \$200; Clerk, \$200; Securi-anti-an

Superintendent of Public Instruction-Chief Superintendent of Public Instruction-Chief Clerk, 11,000; Assistant Chief Clerk, \$750; Cor-respondence and Filing Clerk, \$200; Assistant Stenographer, \$540; Postage, Printing and other Contingent Expenses, \$1,500; Traveling Expenses State Superintendent, 115; Salary Two Rural School Inspectors, \$2,000; Travel-ing Expenses Two Rural School Inspectors, \$1,500; Completence, State School Inspectors, \$1,500; Travel-

11 20 11 20 12 20 13 20 14 20 14 20 15 20 15 20 16 Note Division, \$400; Clerks in Prison Department, \$900.

ment, 1300. State (Chemist-Salary of State Chemist, 31,500; Assistant State Chemist, Fertilizer analyst, 3300; Assistant State Chemist, Fertilizer analyst, 3300; Assistant State Chemist, Frod and Drug Analyst, 3300; Assistant State Chem-ist, Feed Stuff Analyst, 3300; Traveling Es-penses State Chemist and Assistants, 1500; Three Food and Drug Inspectors, 32,350; Trav-eling Expenses Three Food and Drug Inspec-tors, 81,500; Samples and Incidentals. Pure Food Division, 3500; Chemicals and Apparatus State Laboratory, 5500; Clerk Chemical Divis-tor State Laboratory, 5500; Clerk Chemical Divis-tor State Laboratory, 5500; Clerk Chemical Divis-tor State Laboratory, 5500; Prison Department-Salaries, Chaplains State Convicts, 5100; For use of Commissioners of State Institutions in Conducting Matters Per-taining to Pribon Affairs, Payable from State Prison Fund, 51,500; Supreme Court-Salaries of Supreme Court

Prison Fund, \$1,250. Supreme Court-Salaries of Supreme Court Justices, \$11,250; Contingent Expenses, \$1,500; Clerk, per diem, under Section 1755, General Statutes, \$175; Clerk, as Librarian, under Sec-tion 1753, General Statutes, \$150; Repairs for Supreme Court Building, Fertillizer and Plants, \$250; Sheriff Supreme Court, per diem, under Section 1853, General Statutes, \$125; Messen-wer, \$100; Secretary to Supreme Court. Justices, \$1,000; Assistant Secretary to Supreme Court Justices, \$200; Furchase of Books for Supreme Court Library, \$250; Electricity, Lights, Water Court Library, \$250; Furchase of Books for Supreme Court Library, \$250; Electricity, Lights, Water and Ice, \$200; Fuel for Heating, \$400; One Furnace and Variana, \$130; One Elevator Man and Assistant Janitor, \$270; Watchman for Building, \$260; Stenographer for Supreme Court, \$540.

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	Marion-L S. Light, W. J. Crosby,	
	Munros→Arthur Gomes, John G. Sawyer, Nassau-J. H. Stewart, D. T. Haddock, Jr.	
r.,	Charlooganer, J. Franklin	
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-	H. Lucie-J. M. Swain,	
Dr A.	Santa Rosa-T J. Fenn, J. T. Bryant. Seminole-F. L. Woodruff	
	Buinter-N. J. Wicker	
Harris	HUWADDPO-Cary A. Hardes M. A. Bard	
I. Mays,	Carlor Tr L. Cash	
	Voluela-David Sholts, It G. Putnam.	
	Wakula-Nat R. Walker, Walton-A, L. Anderson,	
	Washington A A Maine	

CHAPTER 100-(No. 11). AN ACT Making appropriations for the Sup-port and Maintenance of the State Institu-tions for Higher Education Created and Re-quired to be Maintained or Chapter 534, of the Laws of Florida, Approved June 8th 1906, Now Known as the University of Florida, the Florida State College for Wom-en, the Florida State College for Mercore and for the Support and Maintenance of Summer Schools Created by Chapter 6605, Laws of Florida, Approved June 8th, 1911 Be It Enarted by the Legislature of the State of Florida: Section 1. That the sum of \$465,600, or so

For the Florida Agricultural and Mechanical use in quantilies College for Negroes, \$22,500, For the authorized expenses of the Board of Section One

Approved' May 19, 1917.

CHAPTER 720-(No. 23).

AN ACT to Amend Section 1512 of the Gen-eral Statutes of Florida. as Amended by Chapter 6649, Acts of 1907, as Amended by Chapter 6005, Acts of 1915, Relating to Pay

Beclaring to be Common Nulsances Certain Enumerated Places and Classes of Places
Where Anti-Liquot Laws Are Evaded or Vidlated and Providing For Their Abate-ment As Such by Prohibiting the Keeping or Storage of Such Liquors and Reverages
By Prescribing for Judges, Grand Juries and Other Bublic Officers and Private Citizens More Effective Enforcement of the Laws to Prumote Temperance and Suppress the Evils of Intemperance, and by Abolishing All Property Rights in Said Liquors or Beverages, or any of them, mentioned in Sec-tions and Other Remedial Proceedings When Temperance and Suppress the Evils of Enforce the Laws to Promote Temperance and Suppress the Evils of Enforce the Laws to Promote Temperance and Suppress the Evils of Enforce the Laws to Promote Temperance and Suppress the Evils of Stidence Relative to Judical Proceedings in Said Majters.
Be It Enacted by the Legislature of the Scate

Be It Enacted by the Legislature of the State

In Said Majters. Be It Enacted by the Legislature of the State of Florida: Section 1. That the term "Prohibtion Liq-uors and Beverages," whether used in this Act or any other Acts to promote temperance or to suppress the evils of intemperance, shall in-clude and be deemed to embrace the following: First: Alcohol, alcoholie liquors, spirit-uous Ilquozs, and all mixed liquors, of domestic sinthe, which is spirituous, foreign or domestic sinthe, which is spirituous, foreign or domestic sinthe, which is spirituous, foreign or domestic sinthe, which y brandy, rum and gin. Second: Vinous liquors and beverages. Third: All malted, fermented or brewed liquors of any name or description, manufact-ured from malt wholly or in part, such as beer, lager beer, near beer, porter or sic, and all brewed or fermented liquors and beverages in the which maltose is a substantial ingredient.

which maltose is a substantial ingredient, whether alcoholic or not or whether intoxicating or not. Pourth: And any drinks, liquors or bever-

Fourth: And any drinks, liquors or pever-ages containing one half of one per cent of alcohol or more by volume at 00 degrees Fahrenheit, or any other liquids or liquors manufactured or sold, or otherwise disposed of for beverage purpose, containing said amount of one half of one per cent of sicohol

or more. Filth: Any intexicating bitters or bever-ages by whatever name called. Sixth: All liquors and beverages or driinks made in initiation of or intended as a sub-stitute for beer, ale, wine or whiskey or other alcoholic or spirituous, vinous, or mait liquors including those liquors and beverages com-including those liquors and beverages com-including those liquors and beverages com-monly known and called near beer. Sec. of That it shall be unlawful for any person, firm, association of persons, or corpor-

Be it Emarted by the Legislature of the State of Florida: Section I. That the sum of \$448,400, or so much thereof a shall be necessary, is hereby appropriated for the support, improvement and maintenance of the University of Florida, the Florida State College for Women, the Florida Agricultural and Mechanical Col-lege for Negroved June th, 100, which sum shall be expended as follows: For the University of Florida, \$334,000; which sum shall include \$27,600, for the purpose of conducting Farmers Institutes and publishing bulletins. For the Florida State College for Women, the Extension Department-Institutes, County the Extension Department-Institutes, County Etins. 

College for Negroes, \$28,600. For the subtrized expenses of the Board of Control, \$6,000. Sec. 2. The sum of \$7,500 for the year of 1917 and \$7,500 for the year of 1918 and \$7,500 for the sail problem 1918 and \$1,500 for

including imitations or substitutes therefor. See 5. That it shall be unlawful for any person, corporation, firm, or association of per-sons in any county or election precinct in this State that has voted ariant the sale of intoal-cating liquor, directly or indirectly to keep or maintain or in any manner to ald or abet in keeping or maintaining any of the following places, which are hereby declared to be unlaw-ted drinking places and common nuisances. First: Any place, or resort where the liquors or beverages mentioned in Section One of this Act, or any of them, are kept to be drunk upon or about the premises, by per-sons resorting there for that purpose. Second: Any club, room or other place in

Are bergen of Such Liquors and Heverages Where Anti-Liquor Laws Are Evaded or Where Anti-Liquor and Everage Where Anti-Liquor and Providing for Their Abate-ment As Such by Prohibiling the Keeping Consume of Such Liquors and Heverages Members of Near the Same, or Any Place Adjacent to or Near Such Premises, Where Such Members or Others May Resort For Such Purposes; Declaring to be Common Nulsances Certain Enumerated Places and Classes of Places Where Anti-Liquor Laws Are Evaded or Vidlated and Providing for Their Abate-ment As Such by Prohibiling the Keeping Such Such Liquors and Heverages Members of Such Liquors of Such Liquors

shop, warehouse, boat, or other vessel or vehi-cle of any kind, or from any shanty or tent, or building or place used for the purpose of traf-fic, or any willing house or dependency thereof, if any part of the same is used as a public eating house, grocery store, or other place of common resort, scall be prima facis evidence of a sale or other unlawful disposi-tion.

evidence of a sale or other unlawful disposi-tion. See 11. That the following are hereby de-clared to be common musiances, and may be abated as such, upon complaint of the Attor-ney General, or the State's Attorney of the Circuit, or the County Prosecuting Attorney, or any citizen or citizens of the county: First: Any rooms or structures used for the unlawful manufacture, sale, keeping for sale or other unlawful disposition of liquors and beverages mentioned in Section One of this Act, or any of them.

this Act, or any of them. Second: All places of resort where persons of

are permitted to resort for the purpose of trinking such liquors or beverages, or any of them, mentioned in Section One of this

of them, mentioned in Section One of this Act, on or about the premises. Third: Any public eating house where the said liquors and beverage, or any of them mentioned in Section Une of this Act, are sold or served for beverage purpose. Sec. 13. That it shall be unlawful for any person, firm, or association or corporation in any county or election precinet in this State that has, or shall hereafter vote against the sale of liquors, to receive for storage, distri-hution or on consignment for another, the said liquors and beverages mentioned in Section 1 of this Act, or any of them, or to have and maintain any wateboute or other place for receiving storing, or disposing of said liquors for another, and any person violating this Section shall be guilty of a misdemeanor and a shall be fined not more than \$500., or shall be both fined and imprisoned. Sec. 13. That no person shall be excused from testifying before the Grand arm

be both fined and imprisoned. Sec. 12. That no person shall be excused from testifying before the Grand Jury, or in any trial in any prosecution for violation of this Act upon any complaint for the en-forcement thereof, but no disclosure or dis-covery made by such person as a witness, shall be used against him in any penal prosecution for, or on account of the mattern disclosed

he used against him in any penal prosecution for, or on account of, the matters disclosed. Sec. 14. That the Judges of all Courts im-paneling Grand Jury the Anti-Liquor Laws of this State, and those enacted for the purpose of promoting temperance, and suppressing the evils of intemperance, and he shall instruct them to investigate and return indictments

of promoting temperance and suppressing the evils of intemperance, and he shall instruct against all persons guilty of violating said taws or any provisions of them. Sec. 18. That no clerk, servant, agent of employee of any person accused of a violation of the laws to promote temperance, or the unlaw-ful saie or other disposition of the liquors and beverages mentioned in Section One of this Act, or any of them, shall be excused from testifying against this principal, for the reason that he may thereby incriminate himself, nor shall any principal be excused from testifying against any clerk, servant, agent or employee in such cases, but no testimony so given by any of said parties shall in any prosecution be used as evidence, directly or indirectly against him. Sec. 18. That in all presecutions against any

Sec. 18. That in all prosecutions against any person or persons, or any association of per-sons, firms, clubs, on corporations for viola-tion of the provisions of this Act, it shall be competent for the State to give in evidence may tend to show the defendant had manufac-tured, sold, bartered, exchanged, furnished, given away or otherwise disposed of, possessed or possesses the same color, odor, and general appearance, of the liquors and beverages men-tioned in Section One of this Act, or any of them, the same shall be prima facts evidence that the liquor or beverages are the same as mentioned in Section One of this Act. The ame rule of evidence shall be applicable in afficience for the abatement of liquor misances by bills of equity, and in all prosecutions for violations of Statutes of the State for the up-Sec. 18. That in all prosecutions against any

