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- We Fertilize with Efficient Attention.
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- We Plow Through Competition.
- We Pack Neatly.
- We Ship Promptly.

WE ARE GROWERS

N. P. YOWELL & COMPANY
SANFORD FLORIDA

BASE BALL

Friday July 21

Orlando took revenge for the treatment it has been receiving from the Sanford outfit and defeated our local team by the score of 7 to 0.

There was very little baseball to call for special comment and the whole story in a few words is that Sanford was outplayed at every angle.

ORLANDO	AB	R	H	E	A	PO
Limerick, rf.	5	1	0	0	0	1
Lee, lf.	3	2	0	0	0	2
Bridges, ss.	3	2	2	1	0	0
Pounds, 2b.	4	0	0	0	2	1
Wilson, 1b.	4	0	1	0	0	10
Riggins, 3b.	3	0	0	0	4	2
Bennett, cf.	3	0	0	0	0	0
Beardall, c.	4	0	1	0	0	11
Greer, p.	2	2	0	0	3	0
	31	7	4	1	9	27

SANFORD	AB	R	H	E	A	PO
Cooper, cf.	4	0	0	0	0	1
Donaldson, lf.	4	0	1	0	0	1
Bowen, 3b.	4	0	1	0	1	1
Bagwell, 2b.	4	0	1	0	2	1
Burden, c.	4	0	0	1	0	9
Pounds, ss.	3	0	0	0	2	0
Galloway, rf.	3	0	1	0	0	1
Gore, 1b.	3	0	0	2	0	0
Nabell, p.	3	0	0	0	2	1
	33	0	4	3	7	24

Sanford 000 000 000 0 4 3
Orlando 100 032 01* 7 4 1

Diamond Dust
That was an awful licking.
But it was coming to us.
Now we know how Orlando has been feeling lately.
No use to cry over spilled milk.
We have no excuses to offer.
They just walloped us.
And it was some walloping.
But we'll be all there the next time his "Umps" says play ball.
And try to get back at them.
And we will.

Sanford and Kissimmee
The much strengthened Kissimmee team journeyed over to Sanford Monday and receive their regular defeat, at the hands of the local outfit. The expected defeat

was accorded them but it was not as impressively administered as was expected.

Sanford played her reconstructed team and for a first time out they showed up very well. There were some rough edges that will be worn off with work.

It was a hard fought game, both Nabell for Sanford and Smith for Kissimmee pitching gilt edge ball and it took the Sanford the full 9 innings to win by a score of 7-2.

Wallace Pitched One Hit Game Yesterday

Before the largest crowd that has attended a ball game this season, Sanford defeated Orlando by a score of 4 to 0. It was a pitchers' battle from start to finish and Wallace, for the Sanford team, carried off the honors. His work on the mound was phenomenal and savored of the big leagues. For eight innings he was absolutely unhit and it was after two men had been retired in the ninth that Orlando's only hit was made.

The Rooters' Express—A special train left Sanford at 2 p. m. and when the umpires called play, ball Sanford was well represented. Of course our rooters were out-numbered but what they lacked in numbers they made up in volume and were very much in evidence through the entire game. Sanford has a sore throat this morning.

The game was as near a perfect exhibition of the national game as any of its lovers may hope to see—just enough errors to season it and all of them excusable.

For the first three innings neither side succeeded in getting a man on first. In Sanford's half of the fourth Bowen got a life on Riggins' error, advanced to second on a pass ball and scored on Bagwell's hit. In Orlando's half of the same span Limerick, the first man up, was safe on an error and stole second. Lee went out to the pitcher and then Limerick proceeded to steal third. With one out and a runner on third Orlando had visions of a run but they were doomed to disappointment as Father Wallace struck out the next two batters. Again in the seventh Orlando got a man to first on an error, but his glory was short lived as he died stealing second. In the eighth with two out Riggins got to first on an error stole second and from that point of vantage saw Wallace strike out the third man.

The ninth, the inning of the hit, saw Beardall, the first man up, walk. Then Limerick asked to center. Lee hit a slow

roller to Cooper and Beardall was retired at second on a fielder choice. Then Bridges made the only hit of the game, a single to right and to even things up Wallace struck out the next batter and curtain.

The only carried run of the game came in the seventh when Bagwell singled, advanced to second on Burden's sacrifice, to third on Donaldson's out and scored on Gore's clean single.

Taken all in all it was a great game of ball, and the Sanford rooters were a jubilant crowd, as they marched through the quiet, deserted streets of the defeated city.

SANFORD	AB	R	H	E	A	PO
Cooper, 2b.	3	1	1	0	2	3
Pounds, ss.	4	0	0	2	1	2
Bowen, 3b.	4	1	0	0	1	1
Bagwell, rf.	4	1	2	0	0	0
Burden, cf.	3	0	0	0	0	2
Donaldson, lf.	3	0	0	0	0	3
Gore, 1b.	4	0	1	1	0	7
Barber, c.	3	1	1	0	4	0
Wallace, p.	2	0	0	0	1	0
	30	4	5	3	9	27

ORLANDO	AB	R	H	E	A	PO
Limerick, rf.	4	0	0	0	0	0
Lee, lf.	4	0	0	0	0	0
Bridges, ss.	4	0	1	2	4	0
Pounds, 2b.	4	0	0	0	2	1
Wilson, 1b.	3	0	0	0	4	0
Windham, lf.	3	0	0	0	0	16
Riggins, 3b.	3	0	0	1	2	0
Bennet, cf.	3	0	0	0	0	3
Beardall, c.	3	0	0	0	1	7
	31	0	1	3	13	27

Sanford	000 100 120	4 5 3
Orlando	000 000 000	0 1 3

Diamond Dust
History repeats itself.
Again 4 to 0.
Maby happy returns of the day.
Wallace is some twirler.
If you doubt it, ask Orlando.
Only 1 hit and that came after two were down in the ninth.
Both teams batted splendidly.
Didn't hear a sound from the Orlando crowd when "Papa's son" made that hit that drove in a run.
Jim Windham was back on first and had a busy afternoon.
Barber, our new catcher, is the goods.
That's enough—no use rabbling it in.
Place the titles to your real estate in the Realty Trust Company and avoid complications. For particulars address B. P. Whitner, Jr., Secretary.

Baseball Meeting

The directors of the Sanford Baseball club held a meeting at the Sanford House on the evening of Tuesday, July 27. The general policies of the management were discussed, report of the treasurer read and the subject of prolonging the season considered. It was practically decided to continue the playing season up to and

including August 18th on which date Orlando and Sanford will play the last game of this base season.

G. F. Smith and wife are spending a short vacation in the mountains of North Carolina before the farming season opens up.

Going to Business College this Fall



The Herald has a Life Scholarship, Good in any of Draughon's 48 Excellent Schools in the United States, which will be **SOLD CHEAP**. This is a chance to get a Business College Education at a price you can afford. Call on or write

THE SANFORD HERALD
SANFORD FLORIDA

HARDWARE

That is Made for Hard-Wear
That Will Stand Hard-Wear

W. L. MORGAN
FIRST STREET SANFORD, FLORIDA

GENERAL LAWS

Of the STATE OF FLORIDA Adopted by the Legislature of Florida At Its Regular Session 1911, Under the Constitution of 1885.

CHAPTER 6120—(NO. 1)

AN ACT Making Appropriations for Salaries and Expenses of the State Government for Six Months of the Year 1911, and for the Year 1912, and for Six Months of the Year 1913.

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

Section 1. That the following sums be, and the same be appropriated for salaries and expenses of the State Government for six months from July 1, 1911, to December 31, 1911:

Table listing salaries and expenses for various departments including the Governor, Secretary of State, State Auditor, State Chemist, and various courts.

Table listing salaries and expenses for various departments including the State Auditor, State Chemist, State Prison Department, and various courts.

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Text of the laws including sections on the ordinary course of use by the contents of the package, vessel or bottle in such a way as to produce an injurious, deleterious or poisonous result.

The "Commercial Stock Feed Inspector" are hereby abolished and the same are merged into the office of the Inspectors of the Chemical Division of the Agricultural Department of the State of Florida.

Table listing salaries for various positions: Salary of the State Chemist, \$7,500.00; Salary of Assistant State Chemist, \$4,000.00; Salary of Assistant State Chemist, \$3,500.00; Salary of Assistant State Chemist, \$3,000.00; Salary of Assistant State Chemist, \$2,500.00; Salary of Assistant State Chemist, \$2,000.00; Salary of Assistant State Chemist, \$1,500.00; Salary of Assistant State Chemist, \$1,000.00; Salary of Assistant State Chemist, \$500.00; Salary of Assistant State Chemist, \$250.00; Salary of Assistant State Chemist, \$100.00; Total, \$17,000.00.

Sec. 11. In order to enforce and carry out the provisions of this Act, the Commercial Fertilizer Law, the Commercial Stock Feed Law, and the Commercial Cotton Seed Law, the sum of \$200,000.00 or so much thereof as may be necessary, is hereby appropriated for the purpose of carrying out the provisions of this Act.

Sec. 12. That for analysis of foods and drugs shall be taken by the duly qualified and sworn inspectors, or chemist, or other persons whose names are on the list of analysts kept on file by the State Chemist, and in the manner prescribed below.

Sec. 13. That it shall be the duty of the Commissioner of Agriculture and the State Chemist to cause to be analyzed in an original package, as for instance, in case of syrups, or other liquids in barrels, or four in barrels, etc., the Inspector shall take a fair sample of the same in the presence of the seller, place it in a suitable receptacle, carefully close, seal and forward to the State Chemist, and in the manner prescribed below.

Sec. 14. That for analysis of foods and drugs shall be taken by the duly qualified and sworn inspectors, or chemist, or other persons whose names are on the list of analysts kept on file by the State Chemist, and in the manner prescribed below.

Sec. 15. That for analysis of foods and drugs shall be taken by the duly qualified and sworn inspectors, or chemist, or other persons whose names are on the list of analysts kept on file by the State Chemist, and in the manner prescribed below.

Sec. 16. That for analysis of foods and drugs shall be taken by the duly qualified and sworn inspectors, or chemist, or other persons whose names are on the list of analysts kept on file by the State Chemist, and in the manner prescribed below.

Sec. 17. That for analysis of foods and drugs shall be taken by the duly qualified and sworn inspectors, or chemist, or other persons whose names are on the list of analysts kept on file by the State Chemist, and in the manner prescribed below.

Sec. 18. That for analysis of foods and drugs shall be taken by the duly qualified and sworn inspectors, or chemist, or other persons whose names are on the list of analysts kept on file by the State Chemist, and in the manner prescribed below.

Sec. 19. That for analysis of foods and drugs shall be taken by the duly qualified and sworn inspectors, or chemist, or other persons whose names are on the list of analysts kept on file by the State Chemist, and in the manner prescribed below.

Sec. 20. That for analysis of foods and drugs shall be taken by the duly qualified and sworn inspectors, or chemist, or other persons whose names are on the list of analysts kept on file by the State Chemist, and in the manner prescribed below.

AN ACT TO FIX THE PAY OF MEMBERS, OFFICERS AND ATTACHEES OF THE LEGISLATURE OF A. D. 1911, AND CERTAIN EXPENSES OF THE LEGISLATURE.

Section 1. That the pay of the members of the present Legislature, commencing April 1, 1911, shall be one per centum of the total population of the State of Florida at ten cents per mile each way.

Section 2. That the pay of the Secretary of the Senate and the Chief Clerk of the House of Representatives and of all Clerks elected by the Senate or House of Representatives, and the Official Stenographers of the Senate and House of Representatives, except Committee Clerks, shall be six dollars a day each.

Section 3. That the pay of the Sergeant-at-Arms of the Senate and the House of Representatives and Assistant Sergeants-at-Arms when employed, shall receive a fixed salary of six dollars a day each.

Section 4. That the pay of the Doorkeeper of the Senate and the House of Representatives shall be six dollars per day each.

Section 5. That the pay of the Janitor of the Senate shall be six dollars per day. The pay of the Janitors of the House of Representatives shall be five dollars per day each.

Section 6. That the pay of the Clerks of the Senate and the House of Representatives shall be five dollars per diem from the date of their appointment to the office of the Chairman of the respective Committees on Legislative Business until the end of the session.

Section 7. That the pay of the Secretary of the Speaker of the House of Representatives shall be five dollars per day.

Section 8. That the pay of the Chief Clerk of the House of Representatives shall be six dollars per day to bring up the work of the Journal, and the Assistant Secretary of the Senate shall be entitled to pay for five days after adjournment at the rate aforesaid.

Section 9. That the pay of the Secretary of the Senate and the Chief Clerk of the House of Representatives shall be six dollars per diem from the date of their appointment to the office of the Chairman of the respective Committees on Legislative Business until the end of the session.

Section 10. That the pay of the Secretary of the Speaker of the House of Representatives shall be five dollars per day.

Whose benefits are most widely spread; therefore be it enacted by the Legislature of the State of Florida:

Section 1. That the sum of four thousand dollars for the year 1911, and four thousand dollars for the year 1912, or so much thereof as may be necessary, are hereby appropriated for the purpose of maintaining such Teachers' Summer Training Schools, provided impartially for teachers of both sexes, at the location of the University of Florida, the Florida State College for Women, for white teachers, and at the location of the Florida Agricultural and Mechanical College for Negroes, for colored teachers.

Section 2. That the sum of twenty thousand dollars is hereby appropriated for the purpose of erecting and repairing the necessary buildings for the school, for furniture, and for improvements. Said appropriation shall be paid by the Treasurer of the State upon warrants issued therefor by the Board of Education of the State.

Section 3. That the sum of five thousand dollars is hereby appropriated for the purpose of paying the present indebtedness of the Florida State Reform School.

Section 4. That the sum of five thousand dollars is hereby appropriated for the purpose of paying the present indebtedness of the Florida State Reform School.

Section 5. That the sum of five thousand dollars is hereby appropriated for the purpose of paying the present indebtedness of the Florida State Reform School.

Section 6. That the sum of five thousand dollars is hereby appropriated for the purpose of paying the present indebtedness of the Florida State Reform School.

Section 7. That the sum of five thousand dollars is hereby appropriated for the purpose of paying the present indebtedness of the Florida State Reform School.

Section 8. That the sum of five thousand dollars is hereby appropriated for the purpose of paying the present indebtedness of the Florida State Reform School.

Section 9. That the sum of five thousand dollars is hereby appropriated for the purpose of paying the present indebtedness of the Florida State Reform School.

Section 10. That the sum of five thousand dollars is hereby appropriated for the purpose of paying the present indebtedness of the Florida State Reform School.

mission may be deemed advisable, convenient or necessary to execute the purposes of this Act, and it shall be the duty of the Commission to execute the purposes of this Act as expeditiously as practicable.

Section 1. That the sum of four thousand dollars for the year 1911, and four thousand dollars for the year 1912, or so much thereof as may be necessary, are hereby appropriated for the purpose of maintaining such Teachers' Summer Training Schools, provided impartially for teachers of both sexes, at the location of the University of Florida, the Florida State College for Women, for white teachers, and at the location of the Florida Agricultural and Mechanical College for Negroes, for colored teachers.

Section 2. That the sum of twenty thousand dollars is hereby appropriated for the purpose of erecting and repairing the necessary buildings for the school, for furniture, and for improvements. Said appropriation shall be paid by the Treasurer of the State upon warrants issued therefor by the Board of Education of the State.

Section 3. That the sum of five thousand dollars is hereby appropriated for the purpose of paying the present indebtedness of the Florida State Reform School.

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Section 6. That the sum of five thousand dollars is hereby appropriated for the purpose of paying the present indebtedness of the Florida State Reform School.

Section 7. That the sum of five thousand dollars is hereby appropriated for the purpose of paying the present indebtedness of the Florida State Reform School.

Section 8. That the sum of five thousand dollars is hereby appropriated for the purpose of paying the present indebtedness of the Florida State Reform School.

Section 9. That the sum of five thousand dollars is hereby appropriated for the purpose of paying the present indebtedness of the Florida State Reform School.

Section 10. That the sum of five thousand dollars is hereby appropriated for the purpose of paying the present indebtedness of the Florida State Reform School.

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

Section 1. That the sum of four thousand dollars for the year 1911, and four thousand dollars for the year 1912, or so much thereof as may be necessary, are hereby appropriated for the purpose of maintaining such Teachers' Summer Training Schools, provided impartially for teachers of both sexes, at the location of the University of Florida, the Florida State College for Women, for white teachers, and at the location of the Florida Agricultural and Mechanical College for Negroes, for colored teachers.

Section 2. That the sum of twenty thousand dollars is hereby appropriated for the purpose of erecting and repairing the necessary buildings for the school, for furniture, and for improvements. Said appropriation shall be paid by the Treasurer of the State upon warrants issued therefor by the Board of Education of the State.

Section 3. That the sum of five thousand dollars is hereby appropriated for the purpose of paying the present indebtedness of the Florida State Reform School.

Section 4. That the sum of five thousand dollars is hereby appropriated for the purpose of paying the present indebtedness of the Florida State Reform School.

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Section 8. That the sum of five thousand dollars is hereby appropriated for the purpose of paying the present indebtedness of the Florida State Reform School.

Section 9. That the sum of five thousand dollars is hereby appropriated for the purpose of paying the present indebtedness of the Florida State Reform School.

Section 10. That the sum of five thousand dollars is hereby appropriated for the purpose of paying the present indebtedness of the Florida State Reform School.

CHAPTER 6125--(NO. 4.) AN ACT Making Partial Appropriation for Legislative Expenses, Session of 1911. Be it Enacted by the Legislature of the State of Florida: Section 1. That the sum of ten thousand dollars be and the same be hereby appropriated to pay the expenses of the Legislature of 1911.

CHAPTER 6126--(NO. 7.) AN ACT Requiring Teachers' Summer Training Schools and Making Appropriations Therefor. Whereas, The Value of the Public School System Employed by the Character of the Teachers Employed; and Whereas, Teachers' Summer Training Schools are Recognized as Among the Most Potent Means of Improving Teachers and as being the Port of Normal Instruction Which Reaches the Largest Number of Teachers, and Hence

CHAPTER 6127--(NO. 8.) AN ACT Appropriating Money for the Benefit and Maintenance of the Florida State Reform School. Be it Enacted by the Legislature of the State of Florida: Section 1. The sum of fifteen thousand dollars is hereby appropriated for the purpose of erecting and repairing the necessary buildings for the school, for furniture, and for improvements.

CHAPTER 6128--(NO. 9.) AN ACT to Provide for the Payment of the Present Indebtedness of the Florida State Reform School. Be it Enacted by the Legislature of the State of Florida: Section 1. That the sum of five thousand dollars is hereby appropriated for the purpose of paying the present indebtedness of the Florida State Reform School.

CHAPTER 6129--(NO. 10.) AN ACT Making an Appropriation for the Support and Maintenance of the Florida State Reform School. Be it Enacted by the Legislature of the State of Florida: Section 1. That the sum of five thousand dollars is hereby appropriated for the purpose of paying the present indebtedness of the Florida State Reform School.

CHAPTER 6130--(NO. 11.) AN ACT Making an Appropriation for the Support and Maintenance of the Florida State Reform School. Be it Enacted by the Legislature of the State of Florida: Section 1. That the sum of five thousand dollars is hereby appropriated for the purpose of paying the present indebtedness of the Florida State Reform School.

CHAPTER 6131--(NO. 12.) AN ACT to Provide for the Acquisition of a Site for the Florida State Reform School. Be it Enacted by the Legislature of the State of Florida: Section 1. That the sum of five thousand dollars is hereby appropriated for the purpose of paying the present indebtedness of the Florida State Reform School.

CHAPTER 6132--(NO. 13.) AN ACT to Amend Chapter 1877, Laws of Florida, Relating to an Act to Make an Appropriation for the Support and Maintenance of the Confederate Soldiers' and Sailors' Home in Jacksonville, Florida. Be it Enacted by the Legislature of the State of Florida: Section 1. Chapter 1877, Laws of Florida, is amended to read as follows:

CHAPTER 6133--(NO. 14.) AN ACT to Amend Chapter 1877, Laws of Florida, Relating to an Act to Make an Appropriation for the Support and Maintenance of the Confederate Soldiers' and Sailors' Home in Jacksonville, Florida. Be it Enacted by the Legislature of the State of Florida: Section 1. Chapter 1877, Laws of Florida, is amended to read as follows:

CHAPTER 6134--(NO. 15.) AN ACT to Amend Chapter 1877, Laws of Florida, Relating to an Act to Make an Appropriation for the Support and Maintenance of the Confederate Soldiers' and Sailors' Home in Jacksonville, Florida. Be it Enacted by the Legislature of the State of Florida: Section 1. Chapter 1877, Laws of Florida, is amended to read as follows:

GENERAL LAWS.

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...the child to be boarded out in some suitable family home in case provided or made by voluntary contribution or otherwise for the payment of such child, until a home is made for such payment, or the child may be committed to any institution incorporated under the laws of this State that has care for delinquent children, or provided by city or county authority, suitable for the care of such children, or to any State institution or reformatory which may be established for the care of delinquent children. The court may thereafter set aside, change or modify such order, in its discretion. In no case shall a child be committed to such an institution shall be subject to the control of the County Judge, who shall have power to discharge such child from custody whenever in the judgment of the judge, his or her reformation is complete; or the judge may commit the child to the care and custody of some suitable association or institution which shall receive him, embracing in its object the care of dependent or neglected children.

Sec. 9. When any child less than sixteen years of age shall be arrested, with or without warrant, and brought before any Justice of the Peace, Municipal Court or other court, either before trial or after trial and conviction, but before sentence, may, in his discretion take charge of the custody of such child in the same manner as provided herein for the County Judge to take charge of delinquent children, or he may make and enter an order remanding the custody of such child to the Probation Officer, to be dealt with as delinquent children are herein provided to be dealt with. If such order is made after trial and conviction, but before sentence, and such child is afterwards found to be incorrigible, or incapable of reformation, or dangerous to the peace of the community, the judge or magistrate may order the custody of such child and sentence such child, as if the sentence had not been suspended. By committing a child to a Probation Officer to be dealt with as a delinquent child in the manner herein provided for, the court or judge shall retain jurisdiction in such case.

Sec. 10. The provisions of this Act shall not apply to children arrested on account of the crime of rape, murder, manslaughter, robbery, arson, burglary or the attempt to commit any of these crimes.

Sec. 11. No court or magistrate shall commit a child under fourteen years of age to any police station, but such child shall be taken to the care of the sheriff, police officer or Probation Officer, who shall keep such child in some suitable place provided by the city, county or State, outside of the enclosure of any jail or police station, or it may be held otherwise. The court may direct, with any child shall be committed to confinement, it shall be unlawful to confine such child in the same building with such adult convict, or to confine such child in the same yard or enclosure with such adult criminals.

Sec. 12. The County Judge shall, at any time, receive from any association, institution or person desiring to receive child under the provisions of this Act, such reports, information, and statements as the judge may require, in order to carry out his duty. A child may be received by such association, institution or person, and such child may be committed to any institution, association or person whose standing, conduct or care of children, or ability to care for the same, is not satisfactory to the judge. The judge may, at any time, require reports from the Probation Officer, or any other person, concerning such child, and such reports shall be kept on file in the judge's office, conveniently indexed.

Sec. 13. It shall be lawful for the parent, guardian or other person having the right to the custody of a child, to enter into an agreement, subject to the approval of the County Judge, with any association or institution incorporated under the laws of Florida, for the purpose of placing, caring for, and training such children. For the surrender of such child to such association or institution, or to be put into the custody of any such association, institution, or person, and all persons connected therewith, and may authorize the association and institution by its attorney, or agent to appear in any proceeding for the legal adoption of such child, and consent to its adoption, and to execute all documents and papers which may be required in such case, and to execute all documents and papers which may be required in such case, and to execute all documents and papers which may be required in such case.

Sec. 14. The sheriff, or other officer serving any process or warrant under this Act, or doing any other thing or act under the provisions of this Act, may be held liable in damages for such service, except by labor, unless such person has acted in good faith, and has exercised due care and diligence. The County Commission may, at any time, award compensation to any person who has served as a probation officer, or as a member of the Probation Board, or as a member of the County Commission, for the services rendered by him in the discharge of his duty.

Sec. 15. This Act shall be liberally construed, and the objects and purposes thereof shall be kept in mind in its interpretation. The care and custody of a child may be given to a person who is not a member of the Probation Board, or a member of the County Commission, or a member of the City Commission, but such person shall be subject to the supervision of the County Judge, and shall be held liable in damages for such service, except by labor, unless such person has acted in good faith, and has exercised due care and diligence.

Sec. 16. The County Judge, or other officer serving any process or warrant under this Act, or doing any other thing or act under the provisions of this Act, may be held liable in damages for such service, except by labor, unless such person has acted in good faith, and has exercised due care and diligence. The County Commission may, at any time, award compensation to any person who has served as a probation officer, or as a member of the Probation Board, or as a member of the County Commission, for the services rendered by him in the discharge of his duty.

Sec. 17. This Act shall take effect the first day of September, A. D. 1911.

CHAPTER 6217—(NO. 92).
AN ACT TO CURB Certain Informalities in the Execution of Deeds and Other Instruments Conveying or Transferring Real or Personal Property or in the Relinquishment of Lower Married Women Prior to the First Day of April, A. D. 1911.

Section 1. All deeds of conveyance, bills of sale, mortgages or other instruments in track of real or personal property within the limits of this State made and received bona fide and for a valuable consideration, when a consideration is essential or required by law, whether for the purpose of conveying her separate estate or of relinquishing her dower or right of dower, shall be subject to the same provisions of law as if the same had been made and executed according to statutory requirements, as against the maker or makers thereof, and every person or persons claiming by, through or under such deed, mortgage or other instrument, in such acknowledgment either oral or in writing, or by words of similar import. Provided further, That nothing in this Act shall affect any suit now pending in any of the courts of this State in respect of any defective instrument, or any right or interest acquired in such instrument, or any party, not a party to such instrument, before the date of the passage of this Act.

Section 2. All laws and parts of laws in conflict herewith are hereby repealed.

Sec. 1. This Act shall become effective upon its passage and approval by the Governor. Approved May 17, 1911.

CHAPTER 6218—(NO. 93).
AN ACT TO PRESCRIBE the Criminal Jurisdiction of Justices of the Peace in Counties Having County Courts.

Section 1. That in counties where there are County Courts, Justices of the Peace shall have power to hold a court to try and determine all misdemeanors committed in their respective districts, punishable by fine not exceeding thirty dollars, or by imprisonment not exceeding three months, or by both such fine and imprisonment.

Section 2. All laws and parts of laws in conflict with the provisions of this Act are hereby repealed.

Section 3. This Act shall take effect immediately upon its passage and approval by the Governor. Approved May 15, 1911.

CHAPTER 6219—(NO. 100).
AN ACT TO AMEND Section 1246 of the General Statutes of the State of Florida, as amended by Chapter 3447, of the Acts of 1909, of the Acts of 1909, the Same Being Relative to the Pay of Jurors.

Section 1. That Section 1246 of the General Statutes of the State of Florida, as amended by Chapter 3447, of the Acts of 1909, be, and the same is hereby amended so as to read as follows:

Section 1246. Pay of Jurors.—Grand and Petit Jurors of the regular panel and jurors summoned to complete a jury after the regular panel is exhausted, in the Circuit Courts, Criminal Courts of Record, and County Courts of this State, shall receive for each day of active duty upon the court, three dollars (\$3.00). Jurors summoned to the courts aforesaid to complete a jury after the regular panel is exhausted and who are not accepted and not required to serve on the jury, shall receive one dollar (\$1.00) per day for each day of duty, and all fractional parts of a day shall be counted as a day.

Section 2. That all laws or parts of laws in conflict with the provisions of this Act be, and the same are hereby repealed.

Section 3. This Act shall become operative upon its passage and approval by the Governor. Approved May 26, 1911.

CHAPTER 6220—(NO. 101).
AN ACT TO AMEND Section 1470 of the General Statutes of Florida, Relating to Instructions and Charges to Jurors by the Judges of the Several Courts of the State of Florida.

Section 1. That Section 1470 of the General Statutes of the State of Florida, relating to instructions and charges to jurors by the judges of the several courts of the State of Florida, be, and the same is hereby amended so as to read as follows:

Section 1470. Duty of Judge to Charge Jury.—Upon the trial of all cases at law in the several courts of this State, the judge presiding on such trial shall charge the jury upon the law of the case, that is upon such parts of the evidence as are in dispute, and shall so charge the jury as to direct them to a verdict for one party, or the other, if the evidence in dispute is such that it is apparent to the judge of the Court that no evidence has been submitted upon which the jury could reasonably be expected to find a verdict for the opposite party.

Section 2. That all laws or parts of laws in conflict with the provisions of this Act be, and the same are hereby repealed.

Section 3. This Act shall become operative upon its passage and approval by the Governor. Approved May 26, 1911.

CHAPTER 6221—(NO. 102).
AN ACT TO REPEAL the Law of Minors, Not Married, in All Courts, Including Municipal Courts of this State.

Section 1. That from and after the passage of this Act, when any minor, not married, may be charged with any offense and brought before any of the courts, including Municipal Courts, of this State, the law of such charge shall be that of the State of Florida, and the law of the State of Florida shall be applied to such minor, and the law of the State of Florida shall be applied to such minor, and the law of the State of Florida shall be applied to such minor.

Section 2. That all laws or parts of laws in conflict with the provisions of this Act be, and the same are hereby repealed.

Section 3. This Act shall take effect immediately upon its passage and approval by the Governor. Approved May 16, 1911.

CHAPTER 6222—(NO. 103).
AN ACT TO AMEND Section One of Chapter 3020, Laws of Florida, and the Same is hereby amended to read as follows:

Section 1. The punishment for commission of crimes other than felonies in this State, when no other punishment is provided by statute, or when the penalty provided by such statute is insufficient because of constitutional provisions, or because the same is otherwise illegal or void, shall be a fine not exceeding two hundred dollars, or imprisonment not exceeding ninety days, or both, at the discretion of the court.

Section 2. That all laws or parts of laws in conflict with this Act, be, and the same are hereby repealed.

Section 3. This Act shall take effect immediately upon its passage and approval by the Governor. Approved June 3, 1911.

CHAPTER 6223—(NO. 104).
AN ACT TO REGULATE the Granting of New Trials and the Setting Aside and Reversal of Judgments.

Section 1. No judgment shall be set aside or reversed, or new trial granted by any court of the State of Florida, in any cause, civil or criminal, on the ground of misdirection of the jury or the improper admission or exclusion of evidence, or any error or defect in the trial or proceedings, unless, after an examination of the entire case, it shall appear that the error complained of has resulted in a miscarriage of justice. This Act shall become operative upon its passage and approval by the Governor. Approved June 3, 1911.

CHAPTER 6224—(NO. 105).
AN ACT TO PRESCRIBE the Method of Serving Process Upon Non-Resident Co-partners Having an Office or Conducting a Business in the State of Florida.

Section 1. That in all cases where any firm or co-partnership shall conduct or carry on a business, or business venture, in the State of Florida, or shall have an office or agency in the State of Florida, service of process may be made upon any partner, agent or accredited representative of said firm or co-partnership, and such service shall be binding upon the said co-partnership and the individual members thereof.

Section 2. That in all cases it shall appear that personal service cannot be made upon such non-resident partners, either of them, in accordance with the statutes now in force in this State, and provided further, That this Act shall apply only to firms and co-partnerships composed wholly of persons not resident in this State.

Section 3. This Act shall take effect immediately upon its passage and approval by the Governor. Approved June 3, 1911.

CHAPTER 6225—(NO. 106).
AN ACT TO PROHIBIT the Inducing, Enticing or Procuring of Women or Girls for Immoral Purposes and Prescribing a Penalty Therefor.

Section 1. Whoever shall induce, entice or procure to come into this State or to leave her home or other place where she may be residing in this State, any woman or girl for the purpose of prostitution or concubinage or for any immoral purpose, or to enter any house of prostitution in this State, shall upon conviction be imprisoned in the State Penitentiary for a period of not more than five years, or be fined not exceeding one thousand dollars, or shall be both so fined and imprisoned.

Section 2. All laws and parts of laws in conflict with the provisions of this Act be, and the same are hereby repealed.

Section 3. This Act shall take effect immediately upon its passage and approval by the Governor. Approved June 3, 1911.

CHAPTER 6226—(NO. 107).
AN ACT TO PROHIBIT the Printing and Publication of the Name of the Victim of a Crime Committed Upon Whom an Assault May Be Made with Intent to Commit Rape in This State, and Providing a Penalty for the Violation Thereof.

Section 1. It is hereby made unlawful for any person or persons to print and publish or cause to be printed and published in any newspaper, magazine, periodical or any other publication in the State of Florida the name or identity of any female raped or upon whom an assault with intent to commit rape has been committed in this State.

Section 2. Whoever is convicted of the violation of the provisions of this Act shall be punished by a fine not more than one thousand dollars or by imprisonment in the county jail for not more than twelve months, or by both such fine and imprisonment, in the discretion of the court.

Section 3. This Act shall take effect immediately upon its passage and approval by the Governor. Approved May 27, 1911.

CHAPTER 6227—(NO. 108).
AN ACT TO AMEND Section 1470 of the General Statutes of Florida, Relating to Instructions and Charges to Jurors by the Judges of the Several Courts of the State of Florida.

Section 1. That Section 1470 of the General Statutes of the State of Florida, relating to instructions and charges to jurors by the judges of the several courts of the State of Florida, be, and the same is hereby amended so as to read as follows:

Section 1470. Duty of Judge to Charge Jury.—Upon the trial of all cases at law in the several courts of this State, the judge presiding on such trial shall charge the jury upon the law of the case, that is upon such parts of the evidence as are in dispute, and shall so charge the jury as to direct them to a verdict for one party, or the other, if the evidence in dispute is such that it is apparent to the judge of the Court that no evidence has been submitted upon which the jury could reasonably be expected to find a verdict for the opposite party.

Section 2. That all laws or parts of laws in conflict with the provisions of this Act be, and the same are hereby repealed.

Section 3. This Act shall become operative upon its passage and approval by the Governor. Approved May 26, 1911.

CHAPTER 6228—(NO. 109).
AN ACT TO REGULATE and Prescribe the Practice of Attorneys in Criminal Cases.

Section 1. That from and after the passage of this Act, that in all criminal cases where the defendant offers no testimony in his own behalf, except his own, the attorney or attorneys for the defendant shall have the burden of proof.

Section 2. That this Act shall take effect upon its passage and approval by the Governor, or upon its becoming a law without such approval.

Approved May 29, 1911.

CHAPTER 6229—(NO. 110).
AN ACT AUTHORIZING All Common Carriers, Including Omnibuses, to Grant Free Passage or Tickets to the Immediate Families of Their Physicians, Surgeons and Licensed Attorneys at Law, and to Exchange Free Passes with Other Carriers for Families of Their Physicians, Surgeons and Licensed Attorneys at Law.

Section 1. This Act shall be lawful for common carriers, including Railroad Companies, operating in this State, to grant free passage or free tickets to the immediate families of their physicians, surgeons and licensed attorneys at law, and to exchange free passes with other carriers for the immediate families of their physicians, surgeons and licensed attorneys at law.

Section 2. This Act shall take effect immediately upon its passage and approval by the Governor. Approved June 3, 1911.

CHAPTER 6230—(NO. 111).
AN ACT TO AMEND Section 4813 of the General Statutes of Florida, Relating to the Free Transportation and Handling of Live Stock, Personal Property and Equipment Connected Therewith in the State of Florida.

Section 1. That from and after the passage and approval of this Act, any common carrier operating in this State may transport free or reduced rates material to be used by the State, by any county or by any municipality in the State, for roads, streets or bridge purposes.

Section 2. This Act shall take effect immediately upon its passage and approval by the Governor. Approved June 3, 1911.

CHAPTER 6231—(NO. 112).
AN ACT TO PERMIT Common Carriers in This State to Transport at Free or Reduced Rates Material for Roads, Streets or Bridge Purposes.

Section 1. That from and after the passage and approval of this Act, any common carrier operating in this State may transport free or reduced rates material to be used by the State, by any county or by any municipality in the State, for roads, streets or bridge purposes.

Section 2. This Act shall take effect immediately upon its passage and approval by the Governor. Approved June 3, 1911.

CHAPTER 6232—(NO. 113).
AN ACT TO PRESCRIBE What Shall Constitute a Farmer's Institute Train and to Provide for the Free Transportation and Handling of Live Stock, Personal Property and Equipment Connected Therewith in the State of Florida.

Section 1. A Farmer's Institute Train shall be a train operated under the auspices of the Agricultural Experiment Station at the University of Florida.

Section 2. That all common carriers doing business wholly or in part within the State of Florida are hereby authorized and empowered to transport free of all charges therefor any Farmer's Institute Train together with such live stock, personal property and equipment as is connected therewith in the State of Florida.

Section 3. This Act shall take effect immediately upon its passage and approval by the Governor. Approved June 3, 1911.

CHAPTER 6233—(NO. 114).
AN ACT REQUIRING Railroad Companies, Corporations, Firms or Individuals, Owning or Operating a Railroad, Log Road or Tram Road for Any Purpose in the State of Florida, to Build, Construct, Maintain and Keep in Good Passable Condition, Highway and Street Crossings, and Providing for Flaying the Same Upon Failure to Do so by the Owner or Operator of Such Railroad, Creating a Lien Therefor, and Providing for Its Enforcement.

Section 1. All railroad companies, corporations, firms or individuals owning or operating a line of railroad, log road or tram road in the State of Florida shall build, construct, maintain and keep in good condition highway crossings at all points where said line of railroad or log road or tram road crosses or intersects any public highway or road, or any other public street or road, and shall be held liable in damages for the cost of such crossings, and shall be held liable in damages for the cost of such crossings, and shall be held liable in damages for the cost of such crossings.

Section 2. This Act shall take effect immediately upon its passage and approval by the Governor. Approved June 3, 1911.

CHAPTER 6234—(NO. 115).
AN ACT TO AMEND Section 4813 of the General Statutes of the State of Florida, Relating to the Free Transportation and Handling of Live Stock, Personal Property and Equipment Connected Therewith in the State of Florida.

Section 1. That from and after the passage and approval of this Act, any common carrier operating in this State may transport free or reduced rates material to be used by the State, by any county or by any municipality in the State, for roads, streets or bridge purposes.

Section 2. This Act shall take effect immediately upon its passage and approval by the Governor. Approved June 3, 1911.

CHAPTER 6235—(NO. 116).
AN ACT TO PERMIT Common Carriers in This State to Transport at Free or Reduced Rates Material for Roads, Streets or Bridge Purposes.

Section 1. That from and after the passage and approval of this Act, any common carrier operating in this State may transport free or reduced rates material to be used by the State, by any county or by any municipality in the State, for roads, streets or bridge purposes.

Section 2. This Act shall take effect immediately upon its passage and approval by the Governor. Approved June 3, 1911.

CHAPTER 6236—(NO. 117).
AN ACT TO PRESCRIBE What Shall Constitute a Farmer's Institute Train and to Provide for the Free Transportation and Handling of Live Stock, Personal Property and Equipment Connected Therewith in the State of Florida.

Section 1. A Farmer's Institute Train shall be a train operated under the auspices of the Agricultural Experiment Station at the University of Florida.

Section 2. That all common carriers doing business wholly or in part within the State of Florida are hereby authorized and empowered to transport free of all charges therefor any Farmer's Institute Train together with such live stock, personal property and equipment as is connected therewith in the State of Florida.

Section 3. This Act shall take effect immediately upon its passage and approval by the Governor. Approved June 3, 1911.

CHAPTER 6237—(NO. 118).
AN ACT REQUIRING Railroad Companies, Corporations, Firms or Individuals, Owning or Operating a Railroad, Log Road or Tram Road for Any Purpose in the State of Florida, to Build, Construct, Maintain and Keep in Good Passable Condition, Highway and Street Crossings, and Providing for Flaying the Same Upon Failure to Do so by the Owner or Operator of Such Railroad, Creating a Lien Therefor, and Providing for Its Enforcement.

Section 1. All railroad companies, corporations, firms or individuals owning or operating a line of railroad, log road or tram road in the State of Florida shall build, construct, maintain and keep in good condition highway crossings at all points where said line of railroad or log road or tram road crosses or intersects any public highway or road, or any other public street or road, and shall be held liable in damages for the cost of such crossings, and shall be held liable in damages for the cost of such crossings.

Section 2. This Act shall take effect immediately upon its passage and approval by the Governor. Approved June 3, 1911.

CHAPTER 6238—(NO. 119).
AN ACT TO PERMIT Common Carriers in This State to Transport at Free or Reduced Rates Material for Roads, Streets or Bridge Purposes.

Section 1. That from and after the passage and approval of this Act, any common carrier operating in this State may transport free or reduced rates material to be used by the State, by any county or by any municipality in the State, for roads, streets or bridge purposes.

Section 2. This Act shall take effect immediately upon its passage and approval by the Governor. Approved June 3, 1911.

CHAPTER 6239—(NO. 120).
AN ACT TO PRESCRIBE What Shall Constitute a Farmer's Institute Train and to Provide for the Free Transportation and Handling of Live Stock, Personal Property and Equipment Connected Therewith in the State of Florida.

Section 1. A Farmer's Institute Train shall be a train operated under the auspices of the Agricultural Experiment Station at the University of Florida.

Section 2. That all common carriers doing business wholly or in part within the State of Florida are hereby authorized and empowered to transport free of all charges therefor any Farmer's Institute Train together with such live stock, personal property and equipment as is connected therewith in the State of Florida.

Section 3. This Act shall take effect immediately upon its passage and approval by the Governor. Approved June 3, 1911.

CHAPTER 6240—(NO. 121).
AN ACT TO REQUIRE That All Railroad Locomotives Operated and Used for Drawing Passenger and Freight Trains Shall be Equipped with and Use an Headlight and Providing a Penalty for a Violation of Said Act.

Section 1. That on and after October 1st, 1911, all railroad locomotives operated in this State shall be equipped with and use an headlight.

Section 2. This Act shall take effect immediately upon its passage and approval by the Governor. Approved June 3, 1911.

CHAPTER 6241—(NO. 122).
AN ACT TO PERMIT Common Carriers in This State to Transport at Free or Reduced Rates Material for Roads, Streets or Bridge Purposes.

Section 1. That from and after the passage and approval of this Act, any common carrier operating in this State may transport free or reduced rates material to be used by the State, by any county or by any municipality in the State, for roads, streets or bridge purposes.

State in the service of drawing passenger or freight trains shall be equipped with a first class headlight of not less than two thousand and five hundred candlepower...

CHAPTER 6133—(NO. 116). AN ACT REGULATING THE BUSINESS OF FRUIT OR PRODUCE BROKERS AND COMMISSION MERCHANTS...

Section 1. Any person, firm or corporation doing in this State the business of fruit or produce broker or commission merchant...

Section 2. Any person, firm or corporation maintaining an office or soliciting personally or by agent such business in this State...

Section 3. Any person, firm or corporation, agent or servant of such person, firm or corporation failing to comply with the provisions of this Act...

Section 4. Any person, firm or corporation doing the business of fruit or produce broker or commission merchant...

Section 5. In any suit for accounting against any person, firm or corporation...

CHAPTER 6134—(NO. 117). AN ACT TO PROHIBIT CERTAIN DISPOSITIONS OF CITRUS FRUITS WHICH ARE IMMATURE OR OTHERWISE UNFIT FOR CONSUMPTION...

Section 1. That it shall be unlawful for any one to sell, offer for sale, ship or deliver for shipment any citrus fruits...

Section 2. It shall be unlawful for any one to misbrand any package or any wrapper containing citrus fruits...

Section 3. Any person who shall violate any provision of this Act...

CHAPTER 6135—(NO. 118). AN ACT PROVIDING HOW BONDS OF COUNTIES AND MUNICIPALITIES SHALL BE VALIDATED...

Section 1. Bonds of Counties and Municipalities. How Validated. When any county or municipality desiring to incur any bonded debt...

Section 2. It shall be the duty of the Clerk of the Circuit Court of any county in this State...

Section 3. The County Commissioners shall not later than fifteen days before the date of holding said election...

Section 4. Should three or more places be put forward and voted for as the county site of any county in this State...

Section 5. Should the county site of any county in this State be declared by the County Commissioners...

Section 6. The County Commissioners shall not later than fifteen days before the date of holding said election...

Court of the county in which it is held heard shall also publish in a newspaper at least twice before the hearing...

Section 3. Trial of the Case and Bill of Exceptions. Within the time prescribed in the order...

Section 4. Judgment Validating Forever Conclusively. In the event no appeal is taken within the time prescribed herein...

Section 5. How Bonds Shall be Stamped. Bonds when issued under the provisions of this Act...

Section 6. Costs and Fees. By Whom Paid. The costs of said case shall be paid in any event by the county or municipality...

Section 7. No Further Enacted. That all laws and parts of laws in conflict with this Act...

CHAPTER 6136—(NO. 119). AN ACT TO AMEND CHAPTER 5609 OF THE LAWS OF FLORIDA...

Section 1. That Section three (3) of Chapter 5609, Laws of Florida...

Section 2. Each County Enumerator shall be paid fifteen cents for each person or resident of the county...

Section 3. This Act shall take effect and be in force from and after its passage and approval...

CHAPTER 6137—(NO. 120). AN ACT TO PROVIDE FOR THE CHANGE AND ESTABLISHMENT OF COUNTY SITES...

Section 1. That from and after the passage of this Act the qualified electors in any county...

Section 2. The State Commissioner of any county in this State...

Section 3. All elections held under the provisions of this Act shall be conducted in the manner prescribed by law...

Section 4. That names of all towns, villages or cities put forward as candidates for the county site of any county...

Section 5. The County Commissioners shall not later than fifteen days before the date of holding said election...

Section 6. Should three or more places be put forward and voted for as the county site of any county...

Section 7. The County Commissioners shall not later than fifteen days before the date of holding said election...

Section 8. Should the county site of any county in this State be declared by the County Commissioners...

dropping the names or name of all places voted for in the first election...

Section 9. The County Commissioners shall, within five days after the election...

Section 10. The provisions of this Act shall not apply to any county having constructed a new Court House...

Section 11. All laws and parts of laws in conflict with the provisions of this Act...

CHAPTER 6140—(NO. 121). AN ACT TO AMEND CHAPTER 5603 OF THE LAWS OF 1907 OF THE LAWS OF FLORIDA...

Section 1. That Section 773 of the General Statutes of the State of Florida...

Section 2. The latest census, National or State shall govern the provisions of Section 1 of this Act...

CHAPTER 6141—(NO. 122). AN ACT TO AMEND SECTION 821 OF THE GENERAL STATUTES OF THE STATE OF FLORIDA...

Section 1. That Section 821 of the General Statutes of the State of Florida...

Section 2. This Act shall take effect January 1, 1915.

CHAPTER 6142—(NO. 123). AN ACT TO AMEND SECTION 551 OF THE GENERAL STATUTES OF THE STATE OF FLORIDA...

Section 1. That Section 551 of the General Statutes of the State of Florida...

Section 2. To make timely inspection of the county, to ascertain the location in which schools should be established...

Section 3. To visit each school at least once during each school term...

Section 4. To decide upon questions and disputes which arise when submitted to him by the parties interested...

Section 5. Acting as Secretary of the County School Board...

Section 6. All actions and proceedings for all violations of the provisions of this Act...

CHAPTER 6143—(NO. 124). AN ACT TO DEFINE THE LINE BETWEEN LEVY AND ALACHUA COUNTIES...

Section 1. That the boundary line between Levy and Alachua Counties shall be defined and the County Commissioners...

thirty-six, township ten south, range fifteen east; then west along section line to range line...

CHAPTER 6144—(NO. 125). AN ACT TO AMEND SECTION 29 OF THE GENERAL STATUTES OF THE STATE OF FLORIDA...

Section 1. That Section 29 of the General Statutes of the State of Florida...

Section 2. The County of Baker shall comprise all the territory bounded as follows...

Section 3. That all laws and parts of laws in conflict with this Act...

CHAPTER 6145—(NO. 126). AN ACT TO AMEND SECTION 42 OF THE GENERAL STATUTES OF THE STATE OF FLORIDA...

Section 1. That Section 42 of the General Statutes of the State of Florida...

Section 2. That all laws and parts of laws in conflict with this Act...

CHAPTER 6146—(NO. 127). AN ACT TO AMEND SECTION 24 OF THE GENERAL STATUTES OF THE STATE OF FLORIDA...

Section 1. That Section 24 of the General Statutes of the State of Florida...

Section 2. That all laws and parts of laws in conflict with this Act...

CHAPTER 6147—(NO. 128). AN ACT TO AMEND SECTION 24 OF THE GENERAL STATUTES OF THE STATE OF FLORIDA...

Section 1. That Section 24 of the General Statutes of the State of Florida...

Section 2. That all laws and parts of laws in conflict with this Act...

CHAPTER 6148—(NO. 129). AN ACT TO AMEND SECTION 206 OF CHAPTER 5199 OF THE LAWS OF 1907...

Section 1. That Section 206 of Chapter 5199 of the Laws of 1907...

Section 2. That all laws and parts of laws in conflict with this Act...

CHAPTER 6149—(NO. 130). AN ACT TO AMEND SECTION 206 OF CHAPTER 5199 OF THE LAWS OF 1907...

Section 1. That Section 206 of Chapter 5199 of the Laws of 1907...

Pinellas County, or his authorized agent, shall prepare from the records in the Pinellas County...

Section 10. As compensation for the services required of him in Section 9 of this Act...

Section 11. The Assessor of Taxes for Hillsborough County shall continue to perform the duties of his office...

Section 12. The Assessor of Taxes for Hillsborough County shall be paid, as provided by law...

Section 13. The Collector of Taxes for Hillsborough County shall be paid, as provided by law...

Section 14. The Collector of Taxes for Hillsborough County shall be paid, as provided by law...

Section 15. The Collector of Taxes for Hillsborough County shall be paid, as provided by law...

Section 16. All tax returns filed during the year 1914...

Section 17. It shall be the duty of the Board of County Commissioners...

Section 18. That the Board of County Commissioners...

Section 19. That the Board of County Commissioners...

Section 20. That the Board of County Commissioners...

Section 21. That the Board of County Commissioners...

Section 22. That the Board of County Commissioners...

Section 23. That the Board of County Commissioners...

Section 24. That the Board of County Commissioners...

Section 25. That the Board of County Commissioners...

Section 26. That the Board of County Commissioners...

Section 27. That the Board of County Commissioners...

Section 28. That the Board of County Commissioners...

THE SANFORD HERALD

IN SANFORD—Life is Worth Living

Number 51

SANFORD, FLORIDA, FRIDAY, AUGUST 4, 1911

Volume III

ALL AROUND FLORIDA

The General News of The Land of Flowers.

CULLED FROM THE STATE PRESS

An Epitome of the Week's Most Important Happenings in the State's Domain.

Another case of near drowning while bathing at Daytona Beach took place on last Thursday, when the two sons of Mr. Gregory, of Oakland, got beyond their depth before they realized their danger. There has been much talk of having a life line put out at the beach that would warn the bathers, but nothing has been done as yet. There is a strain on the effect that a life line must be put out where there is public bathing, and this should be done at once.

Tuesday Mr. Roy Galbreth hooked a jaw fish. At first he thought it was a log but it soon proved that it was something more lively. It took Mr. Gray and him to land it. It weighed about 150 lbs. Mr. Galbreth gave all his friends a generous piece for supper.—Smyrna Breeze.

The members of the Ocala Board of Trade, the members of the Woman's Club and the citizens of Ocala generally are taking active steps now to secure a union station for Ocala and do not intend to let up on the Railroad Commissioners until something definite is done in the matter.

Through the activity of the Tampa Salvation Army a young woman, 20 years old, of a prominent family in Lexington, Ky., has been rescued from the clutches of a "white slave" operator and sent to her parents, who were ignorant of her whereabouts.

The annual state shoot for the Florida State troops commenced Wednesday at Jacksonville. Some handsome prizes are to be awarded this year. In addition to the regular medals.

The Gra-Fru company, which proposes manufacturing a drink called Gra-Fru, also mandarinade, expect to locate in Arcadia in the near future. This company expect Gra-Fru to equal Coca-Cola in popularity, and as these products can be manufactured for a profit by using the culms, they expect to make a good thing out of it.

Texas has ordered 3,000,000 bushels of potatoes from Ireland paying \$1.75 a bushel by the speck of local dealers. Florida should be supplying Texas with potatoes. More Irish and more sweet potatoes should be grown in this state.—Punta Gorda Herald.

The school session of 1911-12 will be by far the most successful in the history of Florida's state educational institutions, according to reports to the regular meeting of the state board of control by the heads of the various schools under management of that body.

Great interest has been manifested in the western section of Florida concerning the coming Interstate fair to be held in Pensacola November 6 to 11. This will be the third fair of the association and promises to far exceed in interest and importance any of its predecessors.

State's Attorney Herbert B. Phillips, in whose political bonnet there has been buzzing for several years past a desire to be congressman from the First Florida district, has formally declared himself a candidate for the place, which has been ably filled for many years by Hon. Stephen M. Spensman, who now occupies the high position of chairman of the rivers and harbors committee of the house of representatives.

Word comes from Philadelphia, Pa. that more Northern capital is to be invested in this state. C. S. Cowenbown, who has been in the North for a month or more in the interests of the Staal Hemp and Development company advises that he has interested three men of money in the company and that they will soon pay the state a visit with a view to looking over the property of the Staal company whose large possessions are located at St. James City in Lee county.

Citizens of Ft. Myers and Lee county are taking a deep interest in good roads, and are planning for a bond issue, in order to have 200 miles of roads in the county.

A Long's grocery you get best grade 25c butter on ice. 64-65

GREAT ACTIVITY IN LANDS

Doy of Mail Order Buying Has Passed—People Coming to Be Shown

"Never before have I known such activity in Florida land circles at this time of the year as is now in evidence in all parts of the state," said Percy P. Vige, author-editor of Jacksonville, who was in town for a few hours on Thursday, completing a short tour, embracing Bartow, Lakeland and other points.

"From every source comes the news that more inquiries are being received by the land companies than for many months. Inquiries that were given up as 'dead' are coming to life and are inquiring for information about the latest developments and the present condition of affairs generally. West Florida is also more awake than for many years. Realty men all the way from Jacksonville to Pensacola report great activity and many sales. More attention is being given to diversified farming than to intense cultivation of early vegetables as formerly.

The new bridge to Osteen and the proposed hard road to New Smyrna will develop that section more rapidly than anything else yet proposed. The operations of the Howard-Packer Land Company in that section and the wide attention secured for it by their advertising will begin to populate that splendid territory and add yet another section which will recognize Sanford as its commercial center.

"Taking the outlook as it is today I forecast a tremendous business for those realty people who are in the business to stay and who aim to give a square deal to every customer.

"The fact that the postal officials, it is alleged, do not look favorably on the option plan of ownership and transfer of title, is doing much to clear the situation existing among certain syndicates heretofore, and a transfer of confidence to the solid, legitimate companies who have their offices in the state, whose deals live in the state and who meet customers face to face every day is more and more in evidence.

"The day of mail order selling of Florida land has passed—the prospective buyer now wants to see what he is buying and who he is buying from, a convincing proof that the buying is of better character than at any time within recent years.

Death of Clyde Knight

Several weeks ago Clyde Knight left for Arizona stricken with tuberculosis. It was thought the change of climate would benefit his health, but he failed rapidly, his father was obliged to go after him and bring him back to Florida. The young man sided the trip well and the hope was entertained that his life might be saved, but after a week he expired at the home of his sister near Jacksonville where he was resting.

The funeral occurred at Jacksonville, Rev. J. H. Hendry officiating, and interment was made at that place.

Clyde Knight was a young man of excellent character and his cheerful, disposition and manly traits had won him a large circle of friends in Sanford where he was employed in the store of J. D. Roberts. His early demise, while yet in the early hours of life's morn, has cast a gloom over the community and the sympathy of Sanford goes out to his father, brother and sisters who are left in mournful loss.

Change in Firm Name

W. W. Abernathy has purchased the interest of Jones estate in the firm of Jones & McLaughlin and now owns a half interest in the new firm Abernathy & McLaughlin. The new firm starts out with a fine trade in several different counties the field being covered by branch stores and field agents. The firm make a specialty of furniture, household goods, rugs, mattresses, etc.

Mr. Abernathy has a resident in Sanford for the past two years and having made a success of the business and having just faith in Sanford had no hesitancy in buying a half interest in the constantly increasing business. Mr. Abernathy is a great Sanford booster and owns valuable city real estate. His many friends are congratulating him upon his recent purchase.

Col. Andrew Johnson has arrived home after a three weeks stay in New York where Mrs. Johnson was forced to undergo an operation. Her many friends will be pleased to learn that Mrs. Johnson is recovering.

CLAIMS OF SANFORD

Interesting Letter from Grower Who Knows

NEEDS OF SANFORD SECTION

Many People of Many Minds Who Look Here Expecting Riches the First Year

TO THE EDITOR OF THE HERALD:

I am impelled by a distraction of mind to infringe upon your valuable paper for a little space to relieve myself of pent up thoughts that have been lying latent for the past two years.

I have traveled over this state but little and do not know much of its beautiful resources which I am sure do exist in other parts of the state outside of Orange county, but I am familiar with the part known as the Celery Delta. My experience and observation teaches me that nowhere within the boundaries of the United States does there exist such possibilities for growing vegetables as are found within this section. The soil is what you make it. The artesian water can be had with little trouble or expense and when you get it it is yours. You do not pay a royalty or ask permission to use it. You can have sub-irrigation, surface irrigation or the Shiner system, (the over-head irrigation.) This is one of the wonderful features of this country. Neither is this country void of cloud irrigation. Many people who know nothing about conditions here believe we have no rain fall after the rainy season is over. This is a wrong impression. We have our refreshing showers at any time of the year, and is one of the influences that make our climate so pleasant. The soil is very productive and will grow almost anything that is planted. Of course it requires fertilization. If one can know just what kind of fertilizer the soil needs the expense of fertilization may be greatly reduced. It is my belief that too much fertilizer is often used. There is no question but that vegetables are often injured by its superabundant application. We are like the man who bought the horse collar. He purchased the largest collar that could be found because it contained more leather.

Do you know, Mr. Editor, this is why so many become discouraged and fail. Not knowing just when and how to fertilize, when to plant and when to irrigate. Here is an opportunity for the Grower's Association to help the farmer, by securing the services of an expert who can give the desired information and teach us how to conduct our farms successfully. What could you expect but discouragement and failure when you think of the conglomeration of professional, scientific and business men who have undertaken to do this farming without retaining or any practical knowledge of the work, having spent the best part of their lives with their professions or business. Does it not prove that the soil must be very productive when you consider the success that has been attained. Should you visit the newer farms of this section you will find learned lawyers, eminent divines, doctors of note, educators of high rank, merchants and scientific gentlemen of all sorts on farms that adjoin those of the experienced farmers who have farmed on a large scale but who know about as little of how to conduct a truck farm of five acres as do their professional neighbors. In the development of any farming country we cannot expect during the first year or two of the cultivation of the soil to gather as many gold dollars from the plants grown as when the soil is older and better prepared having had the objectionable elements eliminated. This has been a disappointment to many, as they had been informed they could raise fall crops on the new ground, which they have proved to their sorrow they cannot do.

One of the greatest cardinal elements entering into our agriculture and pleasure is the climate. I came from a state where the extremes of temperature chased each other back and forth to see how far the extreme ends could be separated in arithmetical succession. Our climate is not wholly free from objections, but so nearly so that I doubt if man ever found a better one. Alas! any man with ordinary common sense has learned the character of the soil and its needs he can raise any vegetable named in the category of the vegetable kingdom, and can be raising a crop of something the whole year through, having one crop succeed another, but few, however, are availing themselves of these opportunities.

Now, Mr. Editor, one might write all summer and not mention half the good things we have here, nor half the things that are to be learned. Everyone should be a booster for Sanford and the Celery Delta. If he is not let us transport him to some other country.

FARMERS GETTING BUSY

Celery Delta Presents Great Scene of Activity

A trip through the Celery Delta on the east or west side shows the canvases being stretched over the seed beds and the ground being broken up for fall planting. This means that in a few weeks the farmer actively will resume our streets and the four weeks lethargy will be shaken off for the busy winter season.

Many new people are coming in and buying homes and lands. Some of the activity may be seen in the new lands being cleared and tilled and made ready. On the lands of the Title Bond & Guarantee Co., beyond Monroe a number of new farms are being tilled and several new houses are being built.

On the east side a number of new people are breaking up their lands and from Shell Bank to Lake Jesup the work of development is taking place. While there will not be as much as formerly there will be a better era of farming and those who come after are the ones to realize the greatest profit.

Sanford-New Smyrna Bridge

In speaking of the party of New Smyrna business men who were here last week inspecting the short cut to Smyrna from Sanford the New Smyrna Breeze says: "They have the assurance of not only the county commissioners, but a large number of citizens that they will do all in their power for the building of a bridge across the river at the point named above, connecting with the Osteen-New Smyrna road.

The party was royally entertained at the San Juan Hotel, and Mr. Beeman, the proprietor, gave them the use of his garage free of charge. The party was met at the San Juan by a number of prominent citizens of Orlando, among them W. L. Palmer, Seth Woodruff, Editor Keller, of the Reporter-Star, County Commissioner Dixon and Overstreet and others, and were driven over one of the prettiest drives in Florida.

The party was also cordially welcomed in Sanford, the Celery City of Florida, and here they received hearty assurances of co-operation in building a direct road to the coast. They found the road from here to the river in fairly good condition and met with no more serious mishap than one or two punctured tires.

It was a pleasant trip and all wish for the early completion of this road and bridge across the St. Johns river, when we can go over in the morning and spend the day with our Orange county neighbors and return the same day.

About Capt. Marks

Capt. Richard H. Marks, one of Sanford's pioneer residents, has announced himself as a candidate for the office of county treasurer of Orange county. Capt. Marks came to this county in the late 70's and has resided within its confines of the county continuously since that time. He has witnessed the development and growth of the county from its very infancy to the present time. He has assisted in engineering railroads through the county, has espoused the cause of good roads extensions and in his capacity as a real estate dealer of character and prominence, there is probably no other person in the county who has done as much, individually, to advertise, promote and build up Orange county as has "Dick" Marks. In view of the fact that Capt. Marks has been so active in fostering and promoting the welfare of this county it is generally believed that his election support that fine credit him in the hearty support of the voters of all portions of county.—Times-Union Co.

Will Discard Prizes

The regular business meeting of the Welaka Club was held Tuesday afternoon at 3:30 o'clock in the club room. Three new officers were appointed, Mrs. Robt. Newman, custodian; Miss Nora Wylie, auditor; Mrs. R. J. Holly, press reporter.

After other affairs of importance, the subject of giving prizes was duly discussed. It was agreed upon to dispense with the giving of prizes at the bridge parties.

The ladies of the Welaka Club are given to the serious as well as the lighter affairs of life and card parties are only a source of amusement and occupy but a small space in the minds of the members. On account of the recent act of the legislature forbidding the playing for prizes the ladies thought best to conform to the law to the very letter, even though the former himself never intended the law to be so far reaching. Press Reporter

NEWS OF THE WORLD

Items of Interest Gleaned From Various Sources

HAPPENINGS DURING THE WEEK

Here the Readers Will Find a Brief Historical Spring Flowing For Married Readers

Democratic leaders in Congress are wondering whether the President will sign or veto the wool bill, the crucial measure in the Democratic insurgent Republican campaign for a wider tariff revision. Despite the fact that a determination to veto the bill was vocally accorded to the President, Democratic leaders expressed the opinion that he might approve the measure. Speaker Clark believes the President will sign the bill, despite contrary reports.

W. H. Barnard, a prominent hardware merchant of Norfolk, committed suicide by shooting. He left numerous notes to relatives and business friends, assigning, among other reasons for his act, the fact that poverty stared him in the face. He stated that it was the "common sense thing to do," because, if he lived longer, he would be unable to keep up heavy insurance premiums.

E. J. Watson, commissioner of the Department of Agriculture, Commerce and Industries, of South Carolina, believes irrigation a necessity for the greatest agricultural yield in that state, and the department which he heads has adopted the unusual plan of personally assisting farmers needing irrigation for crop insurance in installing artesian and pumping plants. Commissioner Watson, because of the drought this year, has received many letters from farmers throughout the state who sought advice from the state commission. In practical every instance the state official advised irrigation.

This week will probably see the triumph of the anti-lobbying bill in Georgia, for that measure, having already passed the Senate, will come up in the House for a final vote, and is practically sure of passage. Governor Smith will take special pleasure in signing the new law, for it was one of the reforms in which he has been specially and actively interested.

The Board of Trade of New Orleans has sent letters to the general passenger agents of all railroads entering that city urging that all the windows in passenger trains used into and out of that city be screened. The argument put forth is that the sleeping cars are screened and that people who are able to ride in them, are no more entitled to such comforts than those forced to ride in day coaches.

Francis R. Arnold and wife, parents of Dorothy Arnold, who disappeared from home December 12, have gone to Italy, it became known Monday. It is declared their visit to Italy is in connection with the search for their daughter.

In Maine, the pioneer prohibition State, which for six years has made the manufacture and sale of intoxicants a crime, a campaign is now on to abrogate the prohibitory amendment to the constitution and restore the licensed saloons. The election to decide the matter will be held September 11.

Snake Stories

Sherry Lee Killed a rattlesnake this week at Cameron City that measured six feet, and had fourteen rattles and a button. Sherry skinned his snake and tanned the hide for a keepsake.

Marshall Green Smith found a four foot rattler in front of his house the other day, where a wagon had run over it. Marshall Smith dispatched the snake and kept the five rattles and button. It seems that the rains are bringing the snakes out of the hammocks and care will have to be exercised by the children who are in the habit of playing in the isolated places.

Story Telling At Park

The yearly story-telling at the park, which was instituted by the W. C. T. U., continues to draw the little ones every Saturday afternoon, for a pleasant hour. Last week the stories were charmingly told by Mrs. A. G. Rositer, and concluded with some pretty calisthenic exercises. During the month of August, Mrs. Henry Wright will have charge, and on Saturday afternoon at five o'clock, Mrs. Margaret will tell the long story of "The Little Colonel."