



A drug called "Santonin," which has the strange effect of making an individual see yellow, has been discovered by a Scottish scientist. It is prepared from the dried flower heads of European wormwood.

**NOTICE TO CREDITORS**  
In Court of County Judge, Seminole County, State of Florida.  
In re Estate of Harry Brandon Lewis, Deceased.  
To all creditors, legatees, distributees, and all persons having claims or demands against said estate:  
You, and each of you, are hereby notified and required to present any claims and demands which you, or either of you, may have against the estate of Harry Brandon Lewis, deceased, late of Seminole County, Florida, to the Hon. Jas. G. Sharon, County Judge of Seminole County, at his office in the County Court-house in Sanford, Seminole County, Florida, within twelve months from the date hereof. Dated June 24, A. D. 1927.  
DAISY M. LEWIS  
Executrix of the Estate of Harry Brandon Lewis, Deceased.

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Any physician will tell you that "Perfect Purification of the System is Nature's Foundation of Perfect Health." Why not rid yourself of chronic ailments that are undermining your vitality? Purify your entire system by taking a thorough course of Calotabs—once or twice a week for several weeks—and see how Nature rewards you with health. Calotabs are the greatest of all system purifiers. Get a family package with full directions. Only 35 cts. at drugstores. (Adv.)



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**Seminole County Bank**  
Sanford, Fla.

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For many years people from all over United States and Canada have visited Daytona Beach—to play! Its fortunate location was long ago acknowledged to have endowed this East Coast city with the World's Finest All-Year Climate. Warm in Winter—Cool in Summer. Its Winter call is already world-wide. From the North, East and Mid-West, even the Pacific Coast, they come for the climate, the Beach and for the great program of entertainment which includes the World's greatest musical organizations and individual artists; for the beauty of seventy miles of water front—ocean and river; for golf, fishing, bathing, motorizing, riding, hunting, sailing, yachting. It is an ideal summertime town, too. People in Central Florida, Alabama, Georgia and the Carolinas know this and come by thousands. Its call is reaching you now. Will you answer? Address in Chamber of Commerce for Schedule of reduced summer rates in hotels, apartments and on bus lines.

Name \_\_\_\_\_  
Address \_\_\_\_\_

Send for this Booklet

### OUR BOARDING HOUSE

BY AHERN



### OUT OUR WAY

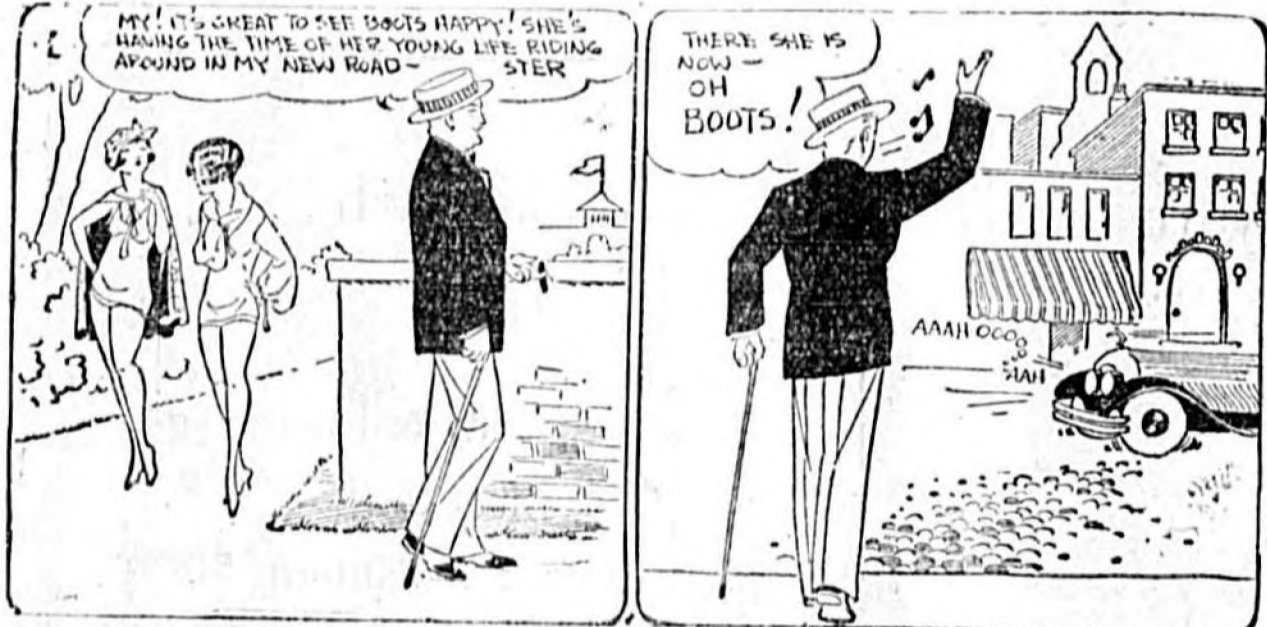
BY WILLIAMS



### BOOTS AND HER BUDDIES

OH! WELL

By Martin



### SALESMAN SAM

A GREAT TONIC

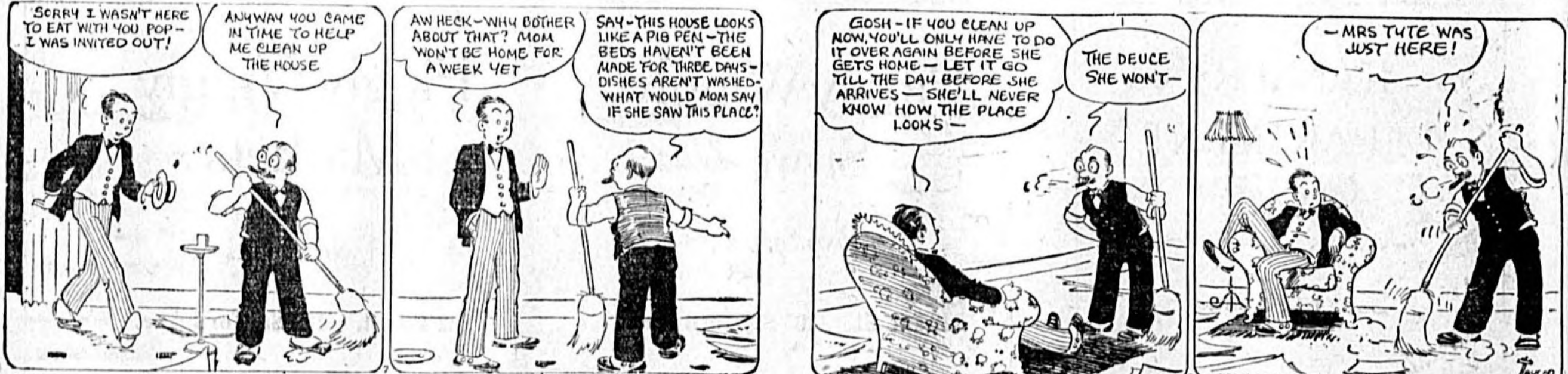
By Small



### MOM'N POP

YOU BET SHE'LL FIND OUT

BY TAYLOR



### WASHINGTON TUBBS H

BY CRANE







# To The Citizens Of Sanford

A little more than two years ago The Florida Power and Light Company thru acquisition of the Southern Utilities Company became responsible for the electric light and power service in Sanford and its vicinity. At that time the lines, plants and the physical property of the company were both run down and overloaded, the rates were high and service was not of the best.

Within the time that has elapsed since then a new Modern Power Plant of the most efficient type has been constructed and placed in operation to provide power and energy for this service. Transmission lines have been built connecting this plant with others North and South of Sanford, on the East Coast and with plants on the West Coast of Florida. This makes available at Sanford unlimited power for all demands that may be imposed upon the system by domestic commercial or industrial loads. Within the City of Sanford and throughout its suburban areas distribution lines have been rebuilt, enlarged and extended making available improved service to a greater number of people.

In doing all of this the Company has brought into this territory and expended within Sanford or for the protection of its service more than \$1,000,000.00 June, 1925, the rates for all classes of service were voluntarily lowered until they are materially under those the Company's present franchise permits it to charge. The Company's present franchise expires in 1934. With so short a life to its franchise the Company is finding it more and more difficult to secure the funds necessary to properly finance the construction needed to provide service for Sanford's continued growth.

To enable it to properly provide these funds the Company is asking the Citizens of Sanford thru their City Commission to grant to the Company the same standard and simple franchise that has been granted to the Company by more than fifty other Florida Cities and towns. The franchise asked for is NOT EXCLUSIVE. THE CITY CAN GRANT ONE THE NEXT DAY OR ANYTIME TO ANYONE ELSE. It does not prevent the City from going into business itself but does definitely fix the maximum rate per Kilowatt hour that can be charged by the Company and retains to the City control over the Company's use of the streets. In short it limits the Company in every way and the City in none, yet it is vital to the Company because it is evidence to the investor outside of Florida that the Company has definite permission from the City to engage in business under the given conditions.

The Company plans to ask the City Commission Monday July 11, to grant to the Company such a standard franchise in the following simple form:

## Florida Power &

# Standard Electric Franchise

FPLC 215 5m 8-25

ORDINANCE NO. ....

AN ORDINANCE GRANTING TO FLORIDA POWER & LIGHT COMPANY, ITS SUCCESSORS AND ASSIGNS, THE RIGHT, PRIVILEGE, OR FRANCHISE FOR THE PERIOD OF THIRTY YEARS, TO CONSTRUCT, MAINTAIN AND OPERATE IN, UNDER, OVER AND ACROSS THE PRESENT AND FUTURE STREETS, AVENUES, ALLEYS, HIGHWAYS, BRIDGES, EASEMENTS AND OTHER PUBLIC PLACES IN THE CITY OF SANFORD, FLORIDA, AND ITS SUCCESSORS, ELECTRIC LIGHT AND POWER LINES, TOGETHER WITH ALL THE NECESSARY OR DESIRABLE APPURTENANCES, FOR THE PURPOSE OF SUPPLYING ELECTRICITY TO SAID CITY, AND ITS SUCCESSORS, THE INHABITANTS THEREOF, AND TO PERSONS AND CORPORATIONS BEYOND THE LIMITS THEREOF, FOR LIGHT, HEAT, POWER, AND OTHER PURPOSES, AND IMPOSING PROVISIONS AND CONDITIONS RELATING THERETO:—

BE IT ENACTED BY THE PEOPLE OF THE CITY OF SANFORD, FLORIDA:—

EXPLANATION—This is simply the Caption Customarily heading all ordinances, and merely explains what the ordinance is about.

Section I. That there is hereby granted to Florida Power & Light Company, its successors and assigns (herein called the Grantee), the right privilege, or franchise for the full period of Thirty (30) years from the date of acceptance hereof, to construct, maintain and operate in, under, upon, over and across the present and future streets, avenues, alleys, highways, bridges, easements and other public places in the City of Sanford, Florida, and its successors, electric light and power lines, together with all the necessary or desirable appurtenances (including underground conduits, poles, towers wires and transmission lines and for its own use, telephone and telegraph lines) for the purpose of supplying electricity to said City, and its successors, the inhabitants thereof, and persons and corporations beyond the limits thereof, for light, heat, power and other purposes. This grant is made in consideration of the construction, maintenance and operation of the electric light and power lines by the Grantee herein provided for, and for the benefits and conveniences to the inhabitants of said City, as a result thereof.

EXPLANATION—This section one sets out fully and completely just what is granted to the Company. Note that it is merely a right, or privilege, that it is not exclusive, and that the City gives up no right of its own to go in business for itself.

Section II. That the City of Sanford, Florida, hereby reserves the right at and after the expiration of this grant to purchase the property of the Grantee used under this grant, as provided by Laws of Florida, in effect at the time of the Grantee's acceptance hereof, including Section 1844 of the Revised General Statutes of Florida of 1920, and as a condition precedent to the taking effect of this grant, the Grantee shall give and grant to the City of Sanford, Florida, the right to purchase so reserved. Grantee shall be deemed to have given and granted such right of purchase by the act of acceptance hereof.

EXPLANATION—This section II is required to be inserted in all franchises by the general laws of the state of Florida in order to make them valid.

Section III. That poles and towers shall be so located or relocated and so erected as to interfere as little as possible with traffic over said streets, avenues, alleys, highways, bridges and public places, and with reasonable access from and ingress to abutting property. The location or relocation of all poles, towers, and conduits shall be made under the supervision and with the approval of such representatives as the Commission of the City of Sanford, Florida, may designate for the purpose, but not so as unreasonably to interfere with the proper operation of Grantee's lines and service.

EXPLANATION—This section III expressly reserves to the City the right at all times to tell the Company where the poles and structures of Company can be placed, together with the authority to relocate such poles when needed to be moved or changed.

Section IV. That the City shall in no way be liable or responsible for any accident or damage that may occur in the construction, operation or maintenance by the Grantee of its lines and appurtenances hereunder, and the acceptance of this franchise shall be deemed an agreement on the part of said Grantee, to indemnify said City and hold it harmless against any and all liability, loss, cost, damage or expense, which may accrue to said City by reason of the neglect, default or misconduct of the Grantee in the construction, operation or maintenance of its lines and appurtenances hereunder.

EXPLANATION—This section IV is inserted to protect the City from any liability arising out of the Company's operations and makes the Company solely and wholly responsible for any thing that happens because of the use of the streets.

Section V. That all lines constructed under this grant shall be constructed and maintained in accordance with established practice with respect to electrical construction and maintenance.

EXPLANATION—This section V is inserted to guarantee that throughout the life of the franchise the Company's plants and systems will always be up to the latest standards and developments.

Section VI. That the Grantee agrees to make promptly such extensions to its existing facilities as may be required by one or more customers, or prospective customers, provided, that if the revenue to be derived therefrom shall not afford a fair and reasonable return on the cost of providing and rendering the required service, then Grantee shall be permitted to, and is hereby authorized to, exact from such customer or customers such cash advances, minimum guarantees, service guarantees and or other arrangements, as will enable Grantee to earn a fair and reasonable return on the cost of providing and rendering the required service.

EXPLANATION—This section VI is inserted to give the City the power to require the Company to make extensions to its lines which are required to give service to customers and sets out the way in which such extensions may be made when not in themselves justified by the business to be served.

Section VII. That the rates fixed by the Grantee from time to time shall at all times be just and reasonable, and, subject to reasonable minimum charges and service guarantees, Grantee's net rates for electric energy furnished for lighting purposes shall not exceed 11 cents per kilowatt hour.

EXPLANATION—This definitely fixes for the life of the franchise the maximum or highest rate which the Company may charge and also requires that this maximum rate cannot be charged unless it is a just and reasonable rate, if it is not just and reasonable rate then some rate that is just and reasonable must be charged. The City Commission under this franchise is the rate regulating body before whom the reasonableness and justness of the rates is determined.

Section VIII. That said City agrees to pass all ordinances necessary or suitable, both for the protection of the rights and property of the said Grantee, and to enable said Grantee to enforce any said Grantee's reasonable rules and regulations for the management, operation and control of the service hereunder, and pass any ordinance or ordinances that may be necessary or suitable in order to fully confirm to said Grantee the rights herein or hereby granted or intended so to be.

EXPLANATION—This section is self explanatory.

Section IX. That when any portion of a street is excavated by Grantee in the location or relocation of any of its conduits, poles, towers, wires and transmission lines, the portion of the street so excavated shall, within a reasonable time and as early as practicable after such excavation be replaced in as good condition as it was at the time of such excavation.

EXPLANATION—This section fixes entire responsibility upon the Company for replacing at its cost all streets, sidewalks and pavements which it disturbs in its operations.

Section X. That failure on the part of the Grantee to comply in any substantial respect with any of the provisions of this franchise, shall be grounds for a forfeiture of this grant, but no such forfeiture shall take effect if the reasonableness or propriety thereof is protested by the Grantee until a court of competent jurisdiction (with right of appeal in either party) shall have found that said Grantee has failed to comply in a substantial respect with any of the provisions of this franchise, and the Grantee shall have six (6) months after the final determination of the question, to make good the default before a forfeiture shall result with the right in the City at its discretion to grant such additional time to the Grantee for compliance as necessities in the case require.

EXPLANATION—This section provides for cancellation of the franchise if the Company fails to live up to its obligations.

Section XI. That the Grantee is hereby given the right and authority to make assignments of this right, privilege and authority and the rights hereunder, all assignees to be bound to the same extent as the original Grantee.

EXPLANATION—This section is self explanatory.

Section XII. This ordinance shall take effect as soon as it shall have been duly passed and adopted as required by law and accepted as required herein.

EXPLANATION—This section is self explanatory.

Section XIII. That the Grantee shall file its written acceptance of this franchise with the City Clerk of the City of Sanford, Florida, within thirty (30) days after it shall have been duly passed and adopted as required by law.

EXPLANATION—This is to make it a matter of record that the Company has accepted and bound itself to the provision of the franchise.

Section XIV. That all ordinances, and parts of ordinances, in conflict herewith be and the same are hereby repealed.

Passed and adopted this ..... day of ....., 19.....

Attest: ..... Signed: .....  
Clerk Title

The foregoing Ordinances approved on the ..... day of ..... 19.....

..... Mayor Title

EXPLANATION—This is the usual closing clause of any ordinance.

# Light Company

When Betty Defeated Molla



Here's the smile of victory of Betty Nuthall, 16-year-old British tennis phenom, as she walked off the court after beating Mrs. Molla Mallory, left, in one of the feature matches of the recent Wimbledon tournament. The youthful British star will be seen in American tournaments later in the summer.

Texas Opens War Upon Loan Shark; Lenders Make Up To 1,000 Per Cent

FORT WORTH, Texas, July 7.—really very pathetic, the banker said, some of them have an element of mirth, chiefly through the ignorance of the victim. This banker told of a negro who had nothing but the highest praise for his "loan shark." "Why boss," the negro said, "he is de nicest loan man I evah done business with. I borrowed \$10 from him an' he jes' come roun' once a week and collect one dollah. An I never have paid back dat ten spot." The negro had been paying that one dollar for over nine months.

Erring husbands in Central Africa are fed a lizard porridge by their wives, who have a firm belief that the homing instinct of the lizard will be transmitted to their men.

Although the printed calendar of almanac was produced on the Continent in 1472, it was not until 1497 that the first one in English appeared. Like our present almanacs, the dates and divisions of the year were freely interspersed with prophecies and astronomical predictions.

Bankers interviewed by investigators stated that the victims of the "loan sharks" rarely come to them for aid but the few that do tell tales of excessive interest charges and "shady" business.

One man became indebted to a money lender to the extent of \$300 to pay hospital bills and funeral expenses for burying his wife. Although he earned but \$25.00 weekly, he was supposed to pay \$35 a week on his loan. After realizing that at the end of the year he would owe \$1,000 on his "loan," he sought the advice of a reputable commercial banker who loaned him sufficient money to pay off the "shark." While some of the tales told are

LIAN LONG, his wife, and R. W. TODD, and TODD, his wife, are each and every residents of a State or country other than the State of Florida, and that the present address and place of residence of the defendants, H. S. Long and Lillian Long, his wife, as particularly as is known is 55 State Tax Commission, Montgomery, Alabama; and that the address and place of residence of R. W. Todd and Lillian Todd, his wife, as particularly as is known is 1418 Wesley Avenue, Evanston, Illinois; that you H. S. Long, Lillian Long R. W. Todd and Lillian Todd, are each and every over the age of twenty-one years and that there is no person in the State of Florida, service of a summons in Chancery upon whom would bind you or any of you.

THEREFORE this is to command you, H. S. Long, Lillian Long, his wife, and R. W. Todd, his wife, to appear personally before our said Circuit Court at Sanford, Seminole County, Florida, on the first day of August, 1927 to make answer to the Bill of Complaint this day filed against you by the Complainant in this cause otherwise this Bill of Complaint will be taken confessed by you and this cause proceed ex parte.

The nature of the said suit being a suit to foreclose that certain mortgage dated March 3, A. D. 1925 from the defendants, H. S. Long and Lillian Long, his wife, to the Realty Trust Company, a Corporation, said mortgage being of record in Mortgage Book 19, page 25 of the Public Records of Seminole County, Florida.

It is further ordered that this Notice be published in the Sanford Herald, a newspaper published in Sanford, Seminole County, Florida, once a week for four (4) consecutive weeks, and a copy thereof be mailed to each of the defendants named in this Order.

WITNESS my hand and official seal of the Circuit Court of the Twenty-Third Judicial Circuit of the State of Florida, in and for Seminole County, on this 1st day of July, A. D. 1927.

REPORT OF THE CONDITION OF THE FIRST NATIONAL BANK OF SANFORD IN THE STATE OF FLORIDA, AT THE CLOSE OF BUSINESS ON JUNE 30TH, 1927

Financial statement table with columns for Assets and Liabilities. Assets include Cash, Loans, and Real Estate. Liabilities include Deposits, Capital Stock, and Reserves. Total Assets and Liabilities are both listed as \$1,255,368.66.

Miss Mackaye Behind the Bars

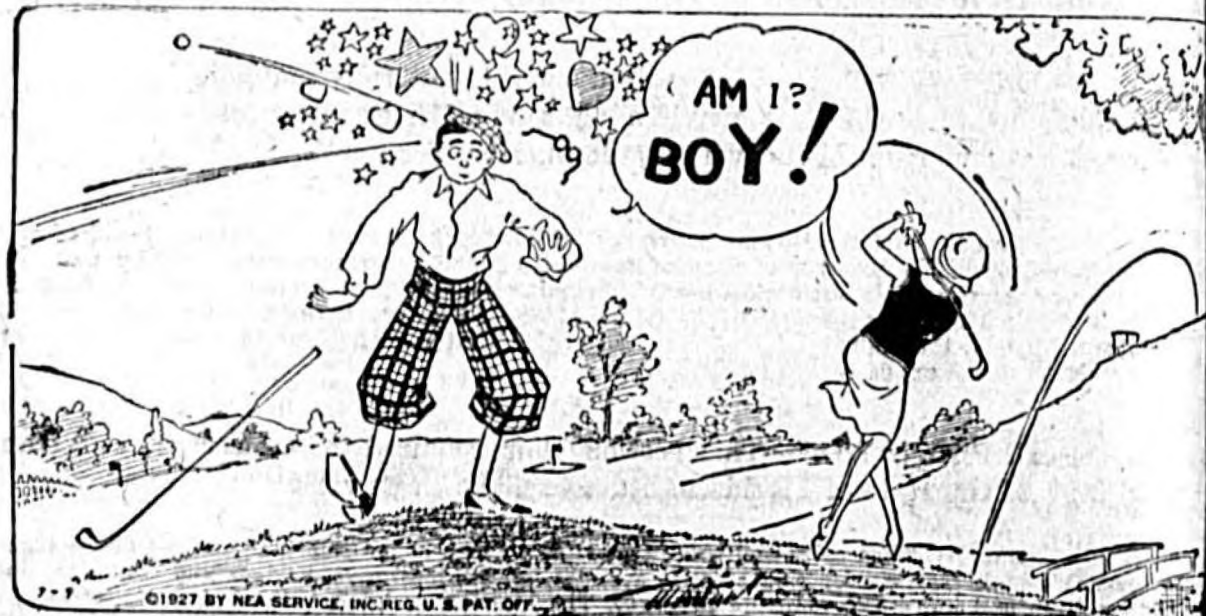


Dorothy Mackaye, former stage favorite, is shown here in the Los Angeles county jail awaiting her transfer to state prison where she starts a sentence of one to three years for concealing facts in the death of her husband, Ray Raymond. Raymond's assailant, Paul Kelly, was sentenced to ten years when Raymond died following a fist fight between the two.

BOOTS AND HER BUDDIES



SOME KICK!



Wallops Waves



William A. Erickson, of New York, battled and triumphed over rough seas in a 15-mile ocean marathon at Atlantic City, N. J. Out of sixty starters, he was the only one to finish, as pictured here. It took him 13 hours and 36 minutes.

Comely Co-ed



Ellen Melick, of Elizabeth City, N. C., was voted the most attractive senior at the University of North Carolina. In addition, Ellen is Phi Beta Kappa and president of the unity Woman's Association of Students.

SALESMAN SAM



THE KIDDER KIDDED



MOM'N POP



A GOOD REASON



WASHINGTON TUBBS H



Advertisement for Collier's store. Text: 'When You Are At The Beach. Shop at Our Store for Better Values in: HOSIERY, LINGERIE, HANDBAGS, NOVELTY JEWELRY, DRESSES, ART NEEDLEWORK, NOTIONS, BATHING SUITS, CAPS AND SHOES. COLLIER'S 722 Main St. At Daytona On the Beach'.

