FROM MACARONI DELTA

From The Herald's Special Correspondent

By Wireless Telephone
Sylvester Shattuck and Gil Plunkett's
old mald sister have been seen keeping
company of late.

Demetrius Atwater and Doremus Pixler are each going to take a course in surgery, in Charlie Hand's veterinary college.

Gil Sloan, our weather prophet man, says the late heavy rains are largely due to lowering barometers and atmospheric changes.

Aunt Betsy Jones sold five gallons of buttermilk to the Buster house last week. Aunt Betsy runs a two-cow dairy and sells more or less real cow butter.

Ground has been broken for a new tworoom cottage at Sucker's Corners.

Jim Hilliker and Josie Spuds seem quite apethetic when seen in each others com-

Mrs. Roxana Dingman and her two accomplished daughters were quite severely chigger bit yesterday at the picnic at the shell mound.

Consider Bigley and wife of Whoopla Station are here visiting Zeke Scroggins' family, who are kin folk. Zeke took Consider over town in his new rubber-tired buggy, and as they were quite late in getting home it is thought they ran over a blind tiger somewhere on Cameron ave-

Skinny Jane Slocum was badly chewed by chiggers at the Jessup picnic last Saturday.

Bob Dunk's blind mule which expired last week, was buried next day.

Eph Dittemore's wife has joined the Knight's and Ladies of the "Jumping Jesokus."

Punk Jones got a letter from his cousin, Blinky Jones, in Iowa, last week. Blinky writes that when he lit in Iowa six years ago he was dead broke and hadn't any under clothing, and was sick with chills and fever. He's only been there six years and now owns a third interest in a two-cow dairy, and has plenty of new second hand clothes to burn.

Clears Land Cheaply and Quickly

Palatka, Fla., July 29.—A trucker here has devised a plow, for clearing land of scrub palmetto. It is drawn by four mules. He can clear two acres a day and reduces the cost of such work, from \$60. to \$15 an acre.—Produce News.

\$35.00

New York City and Return

Atlantic Coast Line

Tickets on Sale from Jacksonville every Monday and Thursday beginning with June 17 up to Aug 30th, with final return limit Sept. 30th

Stopovers allowed on these Tickets at Richmond, Washington, Baltimore and Philadelphia

Reduced Rates to other Summer Resorts

For information, rates, reservations etc., call on or write to T. J. PERKINS, Agt, Sanford, or A. W. FRITOF, Division Passenger Agt 138 W. Bay St. Jacksonville, Fla.

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Agent for the Famous

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PITTSBURG, PA.

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Florida

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}_____

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Issue the usual forms of policies. Also a guaranteed coupon dividend containing a disability clause, which is one of the most attractive and liberal policies offered by any company

OF ALABAMA

J. C. McDANIEL, General Agent, Sanford, Florida

SANFORD HERALD

SANFORD, FLORIDA

GENERAL LAWS

SE	SSION OF 190	9
AN ACT Making Appropriations for Salaries and Expenses of the State Government for Six Months of the Year 1909, and for the Year 1919,	ditor	
and for Six Months of the Year 1024. Be it Enacted by the Legislature of the State of Florida: Section 1 That the following sums be, and are secreby, appropriated for salaries and exponses of	ame are hereby appropriated for the payment salaries and expenses of the state government the year 1910:	t fo
the State government for six months from July 1st 1900, to December 11st, 1900: Colorida Baccutive Department \$15,000.00 GOVERNOR. Private Secretary	GOVERNOR. Private Secretary Clerk to Board of State Institutions.	0,00
Clerk to Board of State Institutions	Contingent expenses of the State 3,000 SECRETARY OF STATE.	0.00
out by the Governor to suppress riots or to keep the peace, for two years	Postage, express and telegrams for Secretary of State 700	.00
Assistant Chief Clerk 600.00 Stellightforer and Tynewriter 450.00 Postage, express and telegrams 450.00 Repairs, refitting and other incidental expenses, Capitol 750.00 Watchman at the Capitol 590.00	Watchman at Capitol	.00
Two Janitors at the Capitol	Hookkeeper 5,500 Btenographer and Typewriter 1,500	.00
Auditing Clerk	Pension Clerk	.00
Auditing Clerk in Tax Redemption Department Correspondence Clerk in Tax Redemption Department Correspondence Clerk in Tax Redemption Department Department Department Department Department	Recording Clerk 1,200	.00
Assistant Pension Clerk 600.00 Distribution Clerk 600.00 Recording Clerk 600.00 BTATE TREASURER. Chief Clerk and Bookkesper 900.00	Chief Clerk and Bookkeeper	.00
Cashier and Bookkeeper	Treasurer's Office	00
Recretary	Incidental expenses	.00 !C-
TION 750.00 (spiritant Chief Clerk	Chief Clerk	00
Traveling expenses	COMMISSIONER OF AGRICULTURE. Clerk hire in Prison Department, payable from hire of State convicts. Clerk in Fertilizer and Stock Feed De-	16
Cerk in Stock Feed Department	partment 1,305. Clerk in Agricultural Department 1,500. Clerk and Stenographer in Agricultural Department 900. Clerk in School Lands Department 1,500. Clerk him in Field Note Department 1,500.	00 00
Cerk hire in Pield Note Department 750 00 200 200 200 200 200 200 200 200 20	Postage for Argicultural Department. Printing stamps for Pertilizer and Stock Food Department	00
Agriculture Printing Hulletins for Agricultural Department	riculture 250. Printing Bulletin, Agricultural Department 5.000. Stationery and other contingent expenses in Agricultural Department 792.0	00
STATE CHRMIST. Balary State Chemist 1,250 00 Assistant State Chemist 900.00 mical apparatus and incidental pharatus and incidental 600.00	STATE CHEMIST. Salary State Chemist	99
Praveling expenses, State Chemist Traveling expenses, Pood and Drug Inspector Traveling expenses, Peed Stuff Inspect or Postage, State Chemist's Office	Traveling expenses Pood and Drug In- spector Traveling expenses Peed Stuff Inspect- or Postage, State Chemist's Office	00
PRISON DEPARTMENT Salary Chaplain for State convicts \$ 750.00 For use of Commissioners of State Institutions in conducting matters	PRISON DBPARTMENT Salaries for Chaplains for State convicts payable from hire State Convict Pund	od
pertaining to primm affairs, pay- able from hire of State convicts LEGISLATIVE DEPARTMENT Expenses of the Legislature of 1909 \$85,000.00 JUDICIAL DEPARTMENT.	Fund Use of Board of Commissioners of State Institutions in conducting matters pertaining to prison af- fairs, payable from hire of State convicts. \$ 1,599,0	
digitives from justice 1,000 od	JUDICIM DEPARTMENT. Salaries ludifier Department. Salaries and witnesses before Grand Jury	100
indiged against the State in civil cases. So on the Circuit Judges sitting in the Circuits 190.00	Rewards for and expenses of arrest of fugitives from justice	00
Judges of the Circuit Court 375.90 SUPREME COURT.	Expenses Circuit Judges sitting in other Circuits 500.0 Traveling expenses Circuit Judges 6,000.0 Clerical assistance for each of the Judges of the Circuit Court 750.0	20
per diam under Section 1755. Ueneral Statutes	SUPREME COURT. Contingent expenses 2,000 of Clerk per diem, under Section 1755, Openeral Statutes 219 0	0
182.00 (600.00)	Clerk as Librarian, under Section 1753. General Statutes 300 d Sherin per tiem, under Section 1683; General Statutes 160.0 Messenger 100.0 Assistant Secretary to Justices 1,200.0	0 0
rol Adjutant General 1.250.00	Secretary to Justices 1.800.0 Purchase of hooks for Supreme Court Library Printing Supreme Court Reports, 1.500.0 FLORIDA STATE TROOPS.	
artermaster's warshouse, barns.	ing rent of armory and allowances 16,151.5 Encampment and field exercises 15,000.0	0
printing and advertising \$10,000.00 in rapine Railron! Com- mance of Lunatics 75,000.00 in ments and repairs, State Hos-	MISCRLEANBOUS. Expenses collection of revenue\$50,000.00 General printing and advertising	
land entries for Assessors; as-	dataries and expenses Rational Com- missioners 25,000.00 mprovementa and repairs for Hos- whital for Insane 46,450.00 dantenance of Lunatics 150,000.00 dat of land entries for Assessors, assess	
Delinquent Tax Lists under	ment of milroads, and other con- tingent expenses. Comptroller 4	

missioners and expenses Ratiroad Commissioners 25,000.00 Improvements and repairs for lice-with for Insane 46,450.00 Maintenance of Lunatics 150,000.00 List of land entries for Assessors, assessment of milroads, and other contingent expenses, Domptroller's Office 1,000.00

Dellaquent Tax Lists unde State Auditor and Clerk

9	Stationery for Legislative and Execu-	1000
ij	tive Departments	1,500:0
	Salaries State Auditor and Clerk Assistant State Auditor Stationery and postage for State Auditor	1,500.0
	Stationery and postage for State Au-	100.0
۱	Sec 1 That the following sums be	t and at
)	Sec. J. That the following sums be same are hereby appropriated for sa expenses of the State government for a	, and to larier an
1	expenses of the State government for a ending June 30, 1911;	ir month
	Salaries Executive Department	10,000.0
	GOVERNOR.	and the same
-	Private Secretary	750.0
0	Clerk and Stenostrapher	" #50.0
0	and Stenography	- 120 AA
9	CONTROL MADE IN CONTROL OF THE PARTY OF THE	1,500.0
e	SECRETARY OF THE STAT	B.
5	Chief Clerk	750.00
0	Stenographer and Typewriter Postage, express and telegrams	450.00
	Repairs vehilling and other incidental	350.00
0	expenses, Capitol Watchman at Capitol	750.00
9	Watchman at Capitol Two Janitors at Capitol Puel, lights and water at Capitol	360.00
2	Engineer and Gardener. For office rent and moving expenses of	750.00 300.00
Ē	For office rent and moving expenses of .	000
,	officers vacating offices in Capitol Ryring legislative session	750.00
3	Comptroller.	
	Auditing Clerk	750.00
	Bookkeeper Typewriter Pension Clerk Bookkeeper in Tax Redemption De-	900,00
	Pension Clerk	900.00
	Bookkeeper in Tax Redemption De-	
9	partment Auditing Clerk in Tax Redemption	000.00
ă	Correspondence Clerk in Tax Redemo.	600,00
	tion Department	600.00
S	Distribution Clerk	600.00
	Recording Clerk	600.00
	Clerk and Bookkeener	900,00
	Cashièr and Bookkeeper	750.00
	Clerk and Assistant Bookkeeper	600.00
4	Postage, stationery and other expenses, - State Treasurer's Office	150.00
	ATTORNEY GENERAL.	130.00
-	Secretary , , , , , ,	900.00
-	Clerk Incidental expenses	140.00
Í	Incidental expenses.	105.00
1	SUPERINTENDENT OF PUBLIC IN TION,	STRUC-
١	Chief Clerk	750.00
۱	Stenographer and Typewriter	450.00
I	Stenographer and Typewriter Postage, printing and contingent ex-	CLE NO.
Į	Penses	350.00
	COMMISSIONER OF AGRICULT	URE.
l	Clerk hire in Prison Department, pay- able from hire of State convicts \$	750.00
I	Clerk in Stock Peed Department	600.00
1	Clerk in Agricultural Department Clerk and Stenographer in Agricultural	750.00
ı	Department Clerk in School Lands Department	600,00
L	Clerk hire in Pield Note Department Postage, Agricultural Department	750,00
l	Printing stamps for Pertilizer and	150,00
ľ	Stock Feed Department	150.00
ŀ	Traveling expenses, Commissioner of	-
L	Agriculture • . Printing Bulletin, Agricultural Depart •	115.00
		,000.00
E	penses, Agricultural Department	\$50.00
	STATE CHEMIST.	0 2
	Salary State Chemist. Salary Assistant State Chemist	900.00
1	Chemicals, apparatus and incidental expenses, State Laboratory	
ŀ	Traveling expenses, State Chemist	250.00
	Traveling expenses Food and Drug In-	450.00
	Spector Traveling expenses, Feed Stuns In-	S 100 3
H	Po tage suggest Chemist's Office PRISON DEPARTMENT	12.00
ŀ	Salary Claplains for State convicts \$	750.00
1	For ote of Commissioners of State In-	
	stitutions in conducting matters . Adetaining to prison allairs, pay-	*
ľ	hable from hire State convicts	,250.00
-	JUDICIAL DEPARTMENT.	.600 00
	Salaries Judicial Department	00,000
м	Rewards for and expenses of arrest of fugitives from justice	000,00
	Expenses Circult Judges sitting on Supreme Bench Costs adjudged against the State in civil	75.00
1	Costs adjudged against the State in civil	
1	Rapenses Circuit Judges sitting in	\$5,00
	Other Chesical	250,00
	Clerical assistance for each of the Judges of the Circuit Court	736
	SUPREME COURT.	375.00
1	Contingent expenses	00,000
,	Sheneral Statutes	474.00
J	1. fron 1755, General Statutes	150.00
400	Apered per diem, under Bection 1683,	115.00
1	Medenger	180,00
4	Secretary to Supreme Court Justices .	00.000
		57 W W
ł		150.00
	PLORIDA STATE TROOPS	1000
-	Salary of Adjutant General	150.00
	mg rent of armuries and allow-	
ć		400,00
3	TINCELLANEOUS.	
4	ameral printing and advertising, v., I to a	900.00
*	lalaries and express Railroad Com- pheniones to 12. faintenance of lunatics 75.	500,00
4	uibto seturinta and tehang prace tion-	
ľ	pital for insand Expenses collection of revenue 40,0	00 00
п	ista of land suffice for Assessors, as-	200
		V-0.5
r	rinting Delinquent Tax List under	60.00
g	rationery for Legislative and Execti-	00.00
-	tive Departments	10.00
ь	alary Assistant State Auditor	10.00
S	tationery and postage for State Au-	10.00
	nder head of Contingent or Incidental Ex	
٥	hall be accounted for to the next Legislat	100

AN ACT to Pix the Pay of Members, Officers and Attaches of the Legislature of A. D. 1909, and Certain Expenses of the Legislature.

Ξ		The second secon	6363
24070	Sec. 14. 14.	Stationery for Legislative and Executive Departments	.00
Ç)	Sec. 3 That the following sums be; and same are hereby appropriated for salarier a expenses of the State government for six mon ending June 30, 1911: Salaries Executive Department\$10,000.	the ind the
0	0	GOVERNOR. Private Secretary Clerk to Boani of State Institutions 750. Clerk and Stenographer 150. and Stenographer 150.	00
th	e	SECRETARY OF THE STATE.	00
0	0	Chief Clerk 750 Assistant Chief Clerk 750 Assistant Chief Clerk 750 Stenographer and Typewriter 450 Postage, express and telegrams 550 Repairs, refitting and other incidental expenses, Capitol 750 Watchman at Capitol 750	00
0000	0	Two janitors at Capitol	00
0,0	3	For office rent and moving expenses of officers vacating offices in Capitol thring legislative session	00
0	0	Chief Clerk 750. Auditing Clerk 750. Bookkeeper 900. Steparapher and Typowrite 500.	00 (
01	0	Bookkeeper in Tax Redemption Department Auditing Clerk in Tax Redemption	45 1
90		Correspondence Clerk in Tax Redemption Department 600.0	00 t
00	2	Distribution Clerk	o h
00		Cashier and Bookkeeper	0 1
000		State Treasurer's Office	9 11
000	ч	Clark doo.o Incidental expenses. soon purchase of books and bookcases sortings of SUPERINTENDENT OF PUBLIC INSTRUC	0 1
00		TION, Chief Clerk	o S o n
00		Postage, printing and contingent expenses 500.0 Traveling expenses 550.0 COMMISSIONER OF AGRICULTURE.	o o
00		Clerk hire in Prison Department, payable from hirs of State convicts\$ 750.00 Clerk in Stock Peed Department	O CI
00		Clerk and Stenographer in Agricultural Department 450.00 Clerk in School Lands Department 500.00 Clerk hire in Field Note Department 750.00	S
0		Postage, Agricultural Department	3 11
1	b	Traveling expenses, Commissioner of Agriculture	da th
000		penses, Agricultural Department 550.00 STATE CHEMIST. Salary State Chemist. 1,610.00	be di
000	1	Halary Assistant State Chemist	o A
0		raveling expenses, Feed Stuffs In-	Ri Ri
0 0	'	Parties Apriles (Chemist's Office 75.00 PRISON DEPARTMENT 750.00 Salary Chaplains for State convicts 8 750.00 for the of Commissioners of State In-	11
0 0	1	detaining to prison affairs, pay- bable from hire State convicts	th E Cc
0	100	Salaries Judicial Department	VO
0.0	0	Expenses Circuit Judges sitting on Supreme Bench	tro
4	1	Traveling expenses Circuit Judges 3,000,00 Serical assistance for each of the	
4	000	SUPREME COURT.	Al
3	S	Theneral Statutes 474.00 Serk as Librarian per diem, under Section 1755, General Statutes 150.00 Jerid per diem, under Bection 1683, "Opneral Statutes 125.00	Pa
3	44.8	feelinger 180.00 selfinet Secretary to Justices	pa
2	ł	Tiber	AN
,	C. E.	alary of Adjutant General	1 0 1
18.5	- C40	meral printing and advertising Eropeo. oo alaries and express Railroad Com-	Be
	M	inhardware to 12,500,00 75,000.00 75,000.00 mprovements and repairs State Hospital for Insand 23,344.00 xuernes collection of revenue 40,000 00	tan cier lati
	D	ists of land autres for Assessors, as- passments of railroads, and other contingent exposites of Comp	1
		troller's office foo.00	a tel
	ZN	tationery for Legislative and Brecu- tive Departments	-8
1	ui	ditor 10.00 Index head of Contingent or Incidental Expense all be accounted for to the next Legislature in temperate statement from each official having large of thy such fulid, and no clerk or clerkal	4
F		mistance shall be employed by any blate omcer	ir to c.P.M
	ex pr	ion for contingent expenses. Sec. 5 Any funds appropriated by this Act not pended during the year for which it was appropriated wall be carried forward to the credit of the fund for the speciading year or years.	Outi
1	5	Approved June 5. 8000.	Sefour

į			i
ð	Tig Tig	FIGURE STATE OF THE STATE OF TH	
8			Ì
3		a firm of the second section of	ĺ
		La Caracteria de la Car	
0	0	Be it Enacted by the Legislature of the State Florida:	þ
0	0	Section 1. That the pay of the members of the present Legislature, convened April 6, 1909, sha	Œ
0	0	he a per diem of six dollars per day in addition the mileage allowed by the Constitution of the	1
h		State of Florida at ten cents per mile each way. Sec. 2. That the pay of the Secretary of the	,
h		Senate and the Chief Clerk of the House of Representatives and of all Clerks elected by the Senat	200
0	0	or House of Representatives, and the official stem	r
ġ	ä	ographers of the Senate, except Committee Clerks shall be gix dollars a day each. The pay of a Committee Clerks elected by the Senate and th	
0		The bergraul of the there and of the	1
0	43	Mothe of Read-statives and Assistant Semicont at ADM with imployed shall receive a per dien of six dollars tach	G
01	9	The pay of the Messenger of the Senate and o	ğ
DX		the House of Representatives shall be six dollar per day.	a
00	5	The pay of the Doorkeeper of the Senate and Doorkeeper of the House of Representatives shall	1
30		The pay of the Pages of the Senate and of the	0
ò		House of Répresentatives shall be four dollars per day each	r
00	1	day each The pay of the Janitors of the Senate and of the House of Representatives shall be six dollars per	2
00		day each. The Assistant Janitor of the House of Representatives shall be five dollars per day, and	ι
10		the Janitor of the Senate is allowed \$57.00 for extra labor employed.	
		The pay of the Chaplain of the Senate and of the House of Representatives shall be two-hun-	
Ð		dred dollars each for the session. The pay of the Committee Clerks and Mailing	
000	T	Clerks shall be five stollars per diem from the date of certificates of their appointment to the Chair- man of the respective Committees on Legislative	
9	ll.	Expenses until the end of the session.	
0	I.	The pay of the Secretary of the Speaker of the House of Representatives shall be five dollars per liem.	,
0	ľ	The Secretary of the Senate and the Chief Clerk of the House of Representatives shall each be en-	
0		utled to may for fifteen days after the adjournment of the Legislature, at the rate aforesaid to	
ō	П	oring up the work of the Journal.	
à	ш	The Recording Secretary of the Senate shall be entitled to pay for thirty days after the adjournment, in order to complete the recording; and the	
0	1	Recording Clerk of the House of Representatives that be entitled to five days after the adjourn-	
0			
0	i	to be made, however, only after the completion and delivery of the Journal, and the Comptroller hereby authorised to issue warrants on the	
0	1	and delivery of the Journal, and the Comptroller is hereby authorised to issue warrants on the State Treasurer in favor of the Recording Secretary of the Senate and of the Recording Clerk of the House of Representatives, respectively, for the five days additional herein provided for; but so warrant shall be issued to such Secretary or Clerk except upon the delivery of the receipt of the Secretary of State setting forth that such secretary or Clerk has recorded in full the Journals of the Senate or Liouse of Representatives, and that the Record Hooks have been duly filed in	
0	1	he House of Representatives, respectively, for he five days additional herein provided for; but	
-	į	to warrant shall be issued to such Secretary or lickle except upon the delivery of the receipt of	
0	1	he Secretary of State setting forth that such secretary or Clerk has recorded in full the Jour-	
9			
2		he office of the Secretary of State The Bill Secretary of the Senate and Bill Clerk I the House of Representatives shall have pay	
>	f	I the House of Representatives shall have pay of five days each after the adjournment of the egislature to complete their unfinished work and	ĺ
,	1.	o return their books and bills properly indexed.	١
1	C	sorted and labeled in convenient form for refer- nce, to the Secretary of State; payment to be	ı
,	I S	nade upon the certificate of the Secretary of tate, that such duty has been performed.	l
	t	The Secretary of the Senate and the Bill Secre- ary of the Senate shall each receive seventy five	l
	23	ollars for preparing the daily Calendar of the custe and the Chief Clerk of the House of Repre- entatives and the Assistant Chief Clerk of the	
	1	louse of Representatives shall each receive	
	C	ay of the House of Representatives. Provided.	
	ti	nat the Engrossing and Enrolling Secretaries of he Senate, and the Engrossing and the Enrolling.	
	d	lerks of the House shall receive ux dollars per lem. Sec. 3. The per diem and mileage of the mam-	1
	b	ers of the Senate and of the House of Represen-	
	A	ers of the Senate and of the House of Represen- tives, and the per diem of the Secretaries, Clerks, ttaches of the Senate and House of Representa- ves shall be prepared in payroll form, and those I the Senate shall be approved by the Prasident I the Senate and attested by the Secretary of the enate, and those of the House of Representatives	
	0	the Senate shall be approved by the Prasident	
-1	6.1	iall be approved by the Straker of the House of	
	R	opresentatives and attested by the Chief Clerk- the House of Representatives, and the Comp-	L
	T	reasury for the same.	
	IT	Scc. 4. The actual traveling expenses of all embers of the various visiting committees shall	
1	14	prepared in pay-roll form and certified to by	

nembers of the various visiting committees shall be prepared in pay-roll form and certified to by the Chairman of the Committee on Legislative Expenses of either House respectively, and the Comptroller shall issue his warrant for the same. Sec. 5. That all the expenses of the Senate and he House of Representatives shall be paid on conchers approved by Chairman of the Committee on Legislative Expenses of the Senate or House of Representatives as the case may be, and the Comproller shall audit the same and issue his warrant or warrants for the same.

warrants for the same.
Sec. 6. This Act shall take effect immediately on its approval by the Governor.
Approved June 5, 1999.

CHAPTER 5873-(NO.3).

N ACT Making Partial Appropriation for Legis lative Expenses. Session of 1409. e It Enacted by the Legislature of the State of

Section 1. That the sum of ten thousand dolors be and the same is hereby appropriated in art payment of the explanate of the Legislature of Sec. 2. That this Act shall take offect upon Its issage and approval by the Governor Approved April 27, 1909

CHAPTER 5873-(NO.'4)

N ACT Making Appropriations for Deficiencies in the Appropriations Made by the Legislature of 1907 for Jurous and Witnesses, Expenses Collection of Revenue, and Bapenses Florida State Trotops for the Two Years Buding June; 10, 1902.

it Enacted by the Legislature of the State of Florida
Section 1 That the following sums on and the are hereby appropriated to meet the defiencies in the appropriations made by the Legisture of 1997 for the Inn 1997 and the Presbut Indubtedness of the Plorida State Reforms
School

CHAPTER 5874-(NO.544

AN ACT to Provide for the Deficience:

A Provide for the Deficience:

A Provide for the Beginning January

Types and Ending June to.

I seed and Provide for the Deficiency
in the Appropriation for Printing the Agricultural Bulletin for the Period Beginning January
1, 1908, and Ending December 11, 1808; and to
Pay Certain Claims Against Such Funds That
May He Properly Presented and Approved by

Office Discussing Officers of the State.

Re it Enacted by the Legislature of the State of

Be it linacted by the Legislature of the State of Florida Section 1. That the sum of seven thousand four hundred and ten dollars and seventy-five cents (\$7,410.74) let, and is hereby, appropriated to be patitout of any money in the State Treasury, not otherwise appropriated, to cover the deficiency existing in the appropriation for general print-

State of ing and advertising for the period beginning lanuary 1, 1909, and ending June 20, 1909; and that the Comptroller of the State of Florida shall, after auditing all bills and finding them correct, draw his warrant in favor of all persons having claims arising out of the contract for State printing for printing done prior to April 2, 1909, by the contractor for State printing, or those operating by his authority, upon presentation to him all bills properly approved by the officer or head of department who onlered such work.

Section 2. That the sum of two handred and seventeen dillars and dinety eight come (\$17.98) be and the same is hereby appropriated, to be paid out of any money in the Market Treasury mot otherwise appropriated, to cover the deficiency in the suppression of the contract for State printing all bills and finding them correct, to draw his warrant in favor of all persons having claims against this fund, arising out of the contract for State printing of a date prior to lanuary 1, 1909, upon presentation to him of a bill approved by the Commissioner of Agriculture.

Section 2. That the sum of two handred and seventeen dillars and interpreted, to be paid out of any money in the Market Treasury mot otherwise appropriated, to cover the deficiency in the sum of the contract for State printing of a date prior to lanuary 1, 1909, upon presentation to him of a bill approved by the Commissioner of Agriculture.

Section 3. This According to the contract for State printing of a date prior to lanuary 1, 1909, upon presentation to him of a bill approved by the Commissioner of Agriculture.

Section 3. This According to the contract for State printing of a date prior to lanuary 1, 1909, upon presentation to him of a bill approved by the Commissioner of Agriculture.

AN ACT Making Appropriation for Deficiency in the Appropriation for Maintenance of Indigent Insane for the Six Months Ending June 10.

Be it Enacted by the Legislature of the State of

Section i. That the sum of thirty thousand dollars be and the same is hereby signopristed to cover deficiencies in the appropriation for the Maintenance of Indigent Insane for the six months ending June 30, 1909.

Sec. 2. That this Act shall take effect immediately the six months are six appropriately the six months. ately upon its passage and approval by the Gov-

Approved April 10, 1909.

CHAPTER 5876-(NO. 7)

AN ACT Appropriating Money to Meet the De-ficiency in Salaries and Expenses of the Rail-road Commissioners for the Six Months Buding June 30, 1909.

June 30, 1909.

Whereas the Railroad Commissioners of this State have found it necessary in the prosecution of litigation to incur unusual and extraordinary expenses since the first day of November, 1907, in auditing the books of the Florida East Coast Railway Company, the Louisville & Nashville Railroad Company, and the Atlantic & St. Andrews Bay Railway Company, at a total cost of \$10,577.08; and Whereas By reason of said extraordinary expenses there is a deficiency of fundato pay the expenses of said Railroad Commission, which deficit amounts to \$6,747.01; therefore, Be it Enacted by the Legislature of the State of Florida:

Florida:

Section 1. That the sum of \$6,747.01 be and the same is hereby appropriated to meet the existing deficiency in the funds of said Railroad Commissioners and to pay the outstanding and unpaid bills and the lalance due on salaries and expenses of said Railroad Commissioners for six months ending June 30, 1909.

Sec. 2. This Act shall take effect on its passage and approval by the Governor.

Approved June 5, 1909.

CHAPTER 5877-(NO. 4).

AN ACT to Make an Appropriation for the Sup-cort and Maintenance of the Confederate Sol-diers' and Saffors' Home in Jacksonville, Plor-ida.

Bo it finantial by the logislature of the Section 1. That the following sums he and

bereby appropriated out of any funds in the Treasury, not otherwise appropriated, for the Support and maintanance of the Confederate Soldiers and Sadors' Home in Jacksonville, Plore the town. ida. to-wit: For the support of each inmate, per

For the support of each immate, per inouth

For maintaining Hospital, including miraes, physicians, medicine and disinfectants, per month.

For salary for Superintendent, pay-spin monthly, per month.

Alary for Matron, \$70.00 per month.

Burial expenses for each death.

Contingent fund per annum, payable in Myance, to include fire insurance, repairs, furniture, bedding, and all extras meedel.

For enlargement of Hospital, repairs.

penditures or so much thereof as may be needed.
Approved June 5, 1909.

CHAPTER 5878-{NO. 9}.

AN ACT APPROPRIATING Money for the Bene-fit and Maintenance of the Plorida State Ra-form School. Be it finacted by the Legislature of the State c

Section 1. The sum of five thousand dollars in hereby appropriated for the purpose of creeting and regaining the necessary buildings for the school, and for improvements in the brick ma-chinery. Said appropriation shall be paid by the

school, and for improvements in the brick machinery. Said appropriation shall be paid by the Treasurer of the State upon warrants issued therefor by the Comotroller, and upon requisition and direction of the Board of Managers of the Florida State Reform School.

Sec. 2. The sum of ten thousand dollars per annum, or as much thereof as is actually necessary, is hereby appropriated for the purpose of defraying any necessary expenses which may be incurred by the Board of Managers in the maintenance of said Reform School. Said amount upon requisitions of the Treasurer and Secretary of the Board of Managers, upon the Comptroller, who shall issue his warrant therefor.

Sec. 3. All appropriations under this Act are payable from funds derived from the hire of State convicts, if there be such funds, otherwise from the General Fund.

Sec. 4. This Act shall take effect upon its approval by the Governor, or upon its becoming a law without such approval.

Be it linacted by the Legislature of the State of

Florida: Section 1. That the sum of seven thousand nine hundred and twenty one and 65-too dollars is hereby appropriated for the purpose of paying the present indebtedness of the Plotida State Reform School. Suit appropriation shall be paid by the Treasurer of the State upon warrants issued therefor by the Comptroller, and upon requisition and direction of the Hoard of Management of the Hoard of the Hoard of Management of the Hoard of the

Sec. 2. Said appropriation is hereby made payable from funds derived from the hire of Statemarks. If there he such funds, otherwise from the General Fund.

Sec. 1. This Act shall take effect from and after its passage and approval by the Governor.

Approved June 4, 1909.

CHAPTER SBBO-(NO. 11).

AN ACT to Authorize the Payment of the Balance due in the Construction of a Dormltory for the University of Plorida, at Lake City. Be it Enacted by the Logislature of the Statu of Florida:

Section 1. That the sum of six thousand two hundred twenty-eight and 90-300 deliars be and the same is hereby appropriated out of any mon-

eye in the treasury of the State of Florida not otherwise appropriated a payment to C. A. Carson, F. E. Harri, F.ed. L. Sunnger, J. R. Parrott, P. M. Simonton, and E. D. Berge, a the surviving members of the Hord of Treasure of the University of Florida, for the deficiency in completing a dormitory for the University of Florida to take the place of Florida for the Hell, which had been destroyed by fire; and the Comptroller is hereby directed to draw his warrant upon the Treasurer of the Btate of Florida to the order of C. A. Carson, P. E. Harris, Pred L. Btringer, J. R. Parrott, P. M. Samonton, and E. D. Beggs, as the surviving members of the Board of Trustees of the University of Florida, for the said sum of six thousand two hundred twenty-eight and so-too dollars.

Sec. 2. This Act shall take effect from the date of its approval.

of its approval.
Approved June 4, 1909.

CHAPTER 5881-(NO. 12).

AN ACT Requiring Teachers' Summer Training Schools and Making Appropriations Therefor. Whereas, The value of the public school system is measured by the character of the teachers employed and the schools are the schools the schools ar

played; and bereas, Teachers' Summer Training Schools are recognized as among the most potent means of improving teachers, and as being the form of normal instruction which reaches the largest number of teachers, and hence whose benefits are most widespread; therefore— Be it Enacted by the Legislature of the State of

Section 1. That the sum of four thousand dollars for the year 1909, and four thousand dollars for the year 1909, and four thereof as may be necessary, be and the same is hereby appropriated for the purpose of maintaining such Teachers and Summer Training Schools, provided impartially for teachers of both races, at the location of the University of the State of Florida, and the Florida Famale College for white teachers, and at the Famala College for white teachers, and at the location of the Colored Normal School for colored teachers. These schools to be taught by such instructors as the State Superintendent of Public Instruction may appoint, and to be held at such times as he may appoint. Section 2. The Comptroller is hereby author-

Section 2. The Comptroller is hereby authorized to draw warrants upon the requisition of the State Superintendent of Public Instruction, out of any famils in the Treasury, not otherwise appropriated, for the amounts appropriated in Section 1 of this Act.

Section 3. It shall be the duty of the State Superintendent of Public Instruction to submit a seport to the next General Assembly showing the number and location of schools conducted by means of this appropriation, the number of teachers attending each by race and sex, the conductors ers attending each by race and sex, the conductors of each school with number of the days service renfered by each, and the amount paid each; and to submit vouchers for every dollar paid out from

ction 4. All laws in conflict with this Act are hereby repealed.
Section 5. This Act shall take effect upon its Approved May 22, 1909.

CHAPTER 5883--(NO. 13).

AN ACT to Provide for the Improvement of the Grounds of the Governor's Mansion, and to Make Such Other Improvements and Repairs at the Mansion as May Be Advisable, and to Make an Appropriation Therefor,

Be it Enacted by the Legislature of the State of

Section I. That the sum of three thousand dollars, or so much thereof as may be necessary, be and the same is hereby appropriated out of any moneys in the Treasury to the credit of the Governor's Mansion Pund, for the improvement and beautification of the grounds surrounding and belonging to the Governor's Mansion, and to make such improvements or repairs at the Governor's Mansion as may be deemed advisable or necessary by the Governor's mansion as may be deemed advisable or necessary by the Governor.
Section 2. That payments under this appro-

priation shall be made upon warrants drawn by the Comptroller upon the Treasurer upon vouch-ers approved by the Governor.

Section J. That this Act shall take effect immediately upon its approval by the Governor.
Approved June 5, 1909.

Maria A CHAPTER 5883-(NO. 14).

AN ACT to Appropriate the Sum of Thirty Dol-has for the Payment of the Services of the As-sistant Secretary of the Senate for the Period of Rive Days after the Adjournment of the Landstone to Assist the Secretary of Senate in His Daties.

Be it Enected by the Legislature of the State of

Section 1. That the sum of thirty dollars is bereby appropriated out of the funds of the Treasury that may be available for the naverent of such expenses, and that the same be paid to John G. Collins, as Assistant Secretary of the Senate for services for five days after the adjournment of the Legislature, to assist the Secretary of the Senate that the first same of his official duties as such for Legislature, to assist the Secretary of the Senato in the discharge of his official duties as such for that period, and that the Comptroller be authorized to draw his warrant on the Treasurer for the winner of the same mon receipt of the Assistant of the Assistant Secretary of the beaute that the time of the Assistant Secretary minoral for the Assistant Secretary of the Comptrol of of

CHAPTER \$884-(NO. 15).

AN ACT to Provide for the Levy of Taxes for the

Be it Enacted by the Legislature of the State of

Section 1. That for the purpose of securing an equal and uniform rate of taxation and to pay the appropriations for the current expenses of the State for the years 1900 and 1910 and for interest on the bonded debt for said years, and paying other appropriations by the Legislature, there shall be levied upon the real and personal property af the different counties for the year 1900 a tax of shall be levied upon the real and personal property of the different counties for the year 1909 a tax of two mills upon the dollar, and for the year 1910 a tax of two mills upon the dollar; and there shall also be levied for each of the years 1900 and 1910 a constitutional school tax of one mill upon the dollar; Provided, That if the Governor shall discover from the aggregate assessment of the property of the State from other sources of revenue the reduction of the two mills tax of either or both of and years will be justified, he is hereby authorized to reduce the same as low as he may deem advis-

and years will be justified, he is hereby authorized to reduce the same as low as he may deem advisable, and he is hereby, empowered to instruct and direct the Tax Collectors to collect only such reduced tax as he may fix as aforesxid.

Sec. 2. The Board of County Commissioners of every county, at a meeting for correcting and reviewing the sounty assessment, shall, immediately thereafter ascertain and determine the amount of money to be raised by tax for county purposes, including the current expenses, interest on bonded money to be raised by tax for county purposes, including the current expenses, interest on bonded debt, bridges and county buildings, and to meet the expenses, they are hereby authorized to levy a tax of not more than five mills upon the dollar on the real and personal property of the county; and every such determination and levy so made shall be entered at large upon the records of the and every such determination and levy so made shall be entered at large upon the records of the Board of County Commissioners, and no county shall devy a greater amount for any purpose than five mills for county purposes except as hereinster gravited, and any indultadness contracted by the County Commissioners of any county in excess of the said amount shall be null and void and no suits shall be prosecuted in any court in this State for the collection of the said; Provided, That the County Commissioners of each county

and no suit shall be prosecuted in a two court in this State for the collection of the same; Provided, That the County Commissioners of each county shall levy a tax not to exceed seven mills nor less than three mills on the dullar, on the real and personal property of the county for county school purpose. Provided, further, That the County Commissioners of any county may levy an additional tax not to exceed lour mills on the dollar each year, to pay all outstanding indebtedness and in creet thereof. Provided as to promote any county wishing to erect a court house or fall, or constructing payed, macadamized or other hard-furtied highways, from a pocial taxes now allowed by law for that purpose; Provided, further, That the foregoing provision relating to taxes for working roads shall not apply all counties working roads under special laws. Provided, further, That in counties not constructions payed, macadamized or other land-surfaced reads, as now provided by law, and in counties not working roads under special laws, the County Commissioners of each of such other counties may levy an additional tax not to exceed three mills on the dollar on the real and personal property of the county, the revenue derived therefrom to be used and appropriated by such County Commissioners exclusively for the nurpose of constructing payed, macadamized or the reference of laws in conflict

CHAFTER 3885-(NO. 16).

NACT Creating a State Board of Pensions; Defining Who Shall Receive Pensions, Who Shall Not Receive Pensions, Who Shall Not Receive Pensions, Who Shall be Retained as Pensions; Alow Applications Shall be Made, How Pensions Shall be Paid, Duty of County Commissioners in Regard to Pensions; Providing for the Levy of a Pension Tax and Authorizing the State Board of Pensions to Make Regulations to Carry Into Effect the Provisions of This Act.

Be it Enacted by the Legislature of the State of

Section 1. That the Governor, Comptroller and the Treasurer of this State are hereby constituted the State Board of Pensions.

Sec. 2. Any person who enligted and served in the military or naval service of the Confederate States during the war between the States of the United States, and did not desert the Confederate service, and who performed services in actual lines. States during the war between the States of the United States, and did not desert the Confederate service, and who performed service in actual line of duty for a period of not less than one year, or who was in actual service at the time of the close of said war, unless incapacitated for such duty by reason of wounds received or disease contracted while in line of duty, and whose property valuation, both real and personal (including the nonerably of his wife), does not exceed the sum of five thousand dollars, and who was a bona file citizen of this State continuously since 1895, shall each receive one hundred dollars per annum, in quarterly payments; all such persons who lost a limb or limbs, an eye or eyes, or who is permanently disabled by reason of wounds or disease to gain a livelihood by manual labor, shall be entitled to receive each per annum, in quarterly payments, the following amounts, to-wit:

Por total loss of me eye

For loss of a foot or leg

For loss of a foot or leg

For loss of hoth hands

150.00

For loss of hoth hands

150.00

For loss of hoth hands

150.00

Por loss of one hand and one foot of same For personal injuries, disease or age,

Por personal injuries, disease or age, whereby the person is unable to earn a livelihood by manual labor.

Por total disability, as shown by affidavit a of two reputable physicians. 120.00 Provided, however, That no solder, sailor or their widows, who were on the pension roll and drawing a pension or or to January 1, 1907, and have not since that time been stricken from said roll for valid reasons, shall be required to make other and further proof if eligible under the provisions of this Act. That the provisions of the First Florida Reserves, which was in the service of the States of Florida during the war between the States of the United States.

Sec. A. The widow of any deceased soldier or sailor who enlisted and served in the military or may a service of the Confederate States during the war between the States of the United States, and did not desert the Confederate service, and who performed service in actual line of duty for a period of not less than one year, an less incapacitate of each duty by reason of death wounds re-

performed service in actual line of duty for a period of not less than one year, anless incapacitated for such duty by reason of death, wounds received or disease contracted while in actual line of duty, and who has not married since the death of said soldier, and whose property, both real and personal, does not exceed the sum of five thousand dollars, shall be entitled to receive the sum of one dollars, shall be entitled to receive the sum of one hundred and twenty dollars per annum, in quarterly payments, provided, such widow was married to said soldier or milor prior to 1895, and has continuously resided in this State since 1895; and also the widow of any deceased person who was at the time of his death drawing a pension from the State under the provisions of this Act, shall be granted a widow's pension upon satisfactory proof of her marriage, her residence in this State, and the death of her husband, and the pension so granted shall size from the death of the widow's husband; provided, she file her application within ninety days after the death of her husband; provided, such widow is otherwise eligible under the provisions of this Act; provided further, that any vided, such widow is otherwise eligible under the provisions of this Act; provided further, that any such widow shall not be required to make out the proof of her husband's service, but any such wid-ow of any such deceased soldier or sailor who would have been entitled to a pension under this Act shall make proof if her said husband shall not have already been upon the possibn roll at the time of his death.

Sec. 4. No person receiving a pension from any other State shall be extitled to a pension under this Act,

Sec. s. The payment of all allowed coaims shall se made from the date of the filing of the applicacontinue to nensioners during absences from this State of longer duration than twelve months.
Sec. 6. No person who was discharged on ac

count of being under age, or for disability, but put te anlist un ability, or upon becoming of the required military are of eighteen years before the termination of the age of eighteen years before the termination of the war, shall be entited to a pension under this Act. Applicants for pensions under this Act shall make oath before an officer authorized to administer oaths and use the seal, stating the commany and regiment in or ship upon which he enlisted and served, the date of his collistmant, the date and cause of discharge, his citizenship and rights to the benefits of this Act. He shall furnish the uffiliavit of a commissioned officer under whom affidavit of a commissioned officer under whom or the affidavits of two comrades with whom he served, or the transcript from the muster rolls from the Adjutant General's Office at Washington

to establish the service claimed.

Sec. 7. The Board of County Commissioners of the county in which the applicant resides shall investigate all claims made under this Act, and report upon the application whether or not the pension applied for should be granted.

Sec. 8. The State Board of Pensions shall fur-

sec. 8. The State Board of Permiss shad and animally, autable blanks for making such reports and shall file application for pensions immediately on receipt of same.

Sec. 9. All sums required for the payment of pensions to applicants under the provisions of this Act shall be pead by warrants drawn by the

Comptroller on the Treasurer of the State in favor of the applicant for the sum to which he or she may be entitled, out of any moneys in the State Treasury raised by special levy for the payment of pensions as provided in this Act:

Sec. 10. The County Commissioners of each county shall, at least once in each year, examine the pension rolls of their respective counties and

the pension rolls of their respective counties and ascertain whether or not any person on said pension rolls should be dropped from same by reason of not being entitled to draw pension under the provisions of this Act, and make report of their findings to the State Board of Pensions, who are hereby authorised to drop such pensioners from the list it, in their indement, the same should be done. in their judgment, the same should be done.

Sec. 11. The State Board of Pensions shall for ward to each pensioner a certificate that he is en-titled to draw a pension, which shall be prima facis evidence to the Clerk of the Circuit Court or any other officer of the county.

Sec. 12. There shall, annually, be assessed and collected a tax of four mills per dollar on all prop-erty liable to assessments, which shall constitute a id for the payment of pensioners, the proceeds of which shall be applied to the payment of pensions.

Sec. 13. That from and after the passage of this Act it shall be lawful for pensioners of this State to have their vouchers approved and signed by either Clerks of the Circuit Court or by Nolaw to administer ouths, having a seal.

*Sec. 14. The State Board of Pousions shall pre-deribe rules and regulations for the carrying out of Meribe rules and regulations for the carrying out of the provisions of the pension laws of this State; see that laws are complied with, and shall make reports and recommendations to the Governor at least thirty days before the meeting of the Legislature. Said Board shall make rules and regulature. Said Board shall make rules and regulations for the conduct of their business as they may deep proper not in conflict with the pinion of the conduct of their business as they will be said to be sa

of said Board.

15. The State Idard of Pensjons shall by the first day of July, A. D. 1999, or as soon thereafter as practicable, make up and certify to the several Boards of County Commissioners of the several gounties of the State a complete and detailed like of ell persons who may be residents of the sail' neveral respective counties, and who are now drawing a pension from this State, and also all persons who have filed their applications for such pensions and which have not been acted upon and are pending before said Board, and it shall be the duty of the said several Boards of County Commissioners, on receipt of said list or as soon thereafter as practicable, to make careful investigation of said list and make up and certify to the State Board of Pensions a list of all such persons who, in their opinion, are entitled to receive a pension and person like the list and make up and certify to the

flict with the provisions of this Act be, and the Sec. 17. This Act shall take effect on July s

Approved June 7, 1909.

CHAPTER 3886-(NO. 17).

AN ACT to Pix the Pay of Certain Committee Clerks Employed by the House of Representa-tives at the Session of the Legislature of roos, Whose Services Were Dispensed with, and to Provide for the Payment Thereof.

Be It Enacted by the Legislature of the State of

Florida:
Section 1. That the pay of the Committee Clerks employed by the House of Representatives at the session of the Legislature of 1909, whose services were dispensed with, be fixed at five dollars per day for the time actually employed, and that the services of each of such Clerks shall be certified to by the Committee or Committees for whom employed.

certified to by the Committee or Committees for whom employed.

Sec. 2. That the per diem allowed under Section r of this Act shall be payable from the appropriations for partial expenses of the Legislature of 1909 heretofore passed, when certified to as provided in Section 1, and approved by the Committee on Legislative Expenses and the Speaker of the House of Representatives and attested by the Chief Clerk.

Sec. 3. That the Comptroller is hereby authorized to draw his warrant on the State Treasurer in payment of the services rendered as provided in this Act, and the State Treasurer is hereby authorized to pay the warrants so drawn.

ed to pay the warrants so drawn. Sec. 4. That this Act shall take effect immediately upon its passage and approval by the Gov Approved April 30, 1909.

CHAPTER SOST (110. 75).

N ACT to Amend Section 2750 of the General Statutes of the State of Florida, Providing for the Issuance of Certificates to Insurance Com-panies, and Providing Other Prerequisites. Be it Enacted by the Legislature of the State of

Florida: Section 1. That Section 2750 of the General Statutes of the State of Florida he, and the same is hereby amended to read as follows:

2759. (2219). Other Prerequisites—Issue of Certilicates.—No insurance Company, association, firm or individual, not of this State, nor agent nor representative thereof, shall transact any business of insurance in this State, unless such company, association, firm or individual is possessed of at least two hundred and fifty thousand dollars, in value, invested in United States or State bonds, or other hankalla interest hasains attacks. other bankable interest-bearing etocks issued in the United States, at their market value. Upon on United States, at their market value. Upon complying with the preceding section and furnishing avidence. ing avidence to the satisfaction of the Board of Insurance Commissioners that such company, association, firm or individual has actually invested the amount above stated in such securities as hereinbefore mentioned, the Stata Treasurer shall issue a certificate thereof, with the authority of such company, association, firm or individual to such company, association, firm or individual to transact the business of insurance in this State. Insurance companies incorporated under the laws of this fitate, or any association, firm or individual of the State, however, shall be entitled to such certificate of authority by furnishing evidence to the satisfaction of the said Board that such company, association, firm or individual is possessed of, and has actually invested at least twenty-five thousand dollars in United States or State bonds, as other bonds at the stocks are sentition leaved in the or other bankable stocks or securities issued in the United States, at their market value, and by other-wise complying with the provisions hereof. The Board of Insurance Commissioners shall, in ad-dition to the certificate hereinbefore provided for, issue a certificate to any insurance company in issue a certificate to any insurance company in-corporated under the laws of this State, and which shall have previously thereto deposited with the State Treasurer one hundred thousand dollars in United States or State bonds, or other negotiable stocks or securities issued in the United States, at their market value, as a guaranty fund for the security of the policy holders of such company, upon satisfactory evidence to them that such se-curities to such an amount have been deposited curities to such an amount have been deposited with the State Treasurer. Life insurance com-panies incorporated or organized under the laws of another State shall be entitled to a certificate to ransact the business of insurance in this State by arnishing to the satisfaction of the Board that it is possessed of and has actually invested two hun-dred thousand dollars in United States bonds, or other bankable or interest-bearing stocks issued in other bankable of the fing of the application in the Penson Department. Any person United States at their market value, os in mortwho drew a pension from the State of Florida at the time of the passage of this Act, and who is entitled to a pension under this Act, shall not be required to make new proof, and shall be paid from the passage of this Act. Payment shall not in the passage of this Act. Payment shall not in the passage of this Act. Payment shall not in the passage of this Act. Payment shall not in the passage of this Act. Payment shall not in the passage of this Act. Payment shall not in the passage of this Act. Payment shall not be paid to the passage of this Act. Payment shall not be paid to the passage of this Act. Payment shall not be paid to the passage of this Act. Payment shall not be paid to the passage of this Act. Payment shall not be paid to the passage of this Act. Payment shall not be paid to the passage of this Act. Payment shall not be payment to the payment shall not be payment to the payment to th ing live stock or domestic animals, incorporated Be it Enacted by the Legislature of the State of or ornanised under the laws of any other State shall be entitled to such certificate of authority by furnishing evidence to the satisfaction of the Hoard that such company, association, firm or in east two hundred thousand dollars and by other

wise complying with the provisions hereof,
Sec. 3. All laws and parts of laws in conflict
with this Act be, and the same are hereby, repealed
Approved June 4, 1909.

CHAPTER 5888-(NO. 19).

AN ACT Prohibiting Pire Insurance Companies from Combining as to What Rate of Commis-sion Shall be Paid by any Other Company to an

Be it Enacted by the Legislature of the State of

Section 1. It shall be unlawful for any fire in surance company, association or partnership do-ing business in this State, employing an agent who is employed by another fire insurance company, association or partnership, either directly or through any organization of association, to enter into, make or maintain any stipulation or agreeinto, make or maintain any stipulation or agreement in restraint of or limiting the compensation which said agent may receive from any other fire insurance company, association or partnership. The penalty for any violation of this section shall be a fine of not less than two hundred and fifty dollars nor more than five hundred dollars and the forfeiture of license to do business in this State for any other partnerships mostly these first these first. period of twelve months thereafter.

Sec. 3. All laws or parts of laws in conflict here-ith he, and the same are hereby, repealed. Sec. 3. This Act shall take effect immediately upon its passage and approval by the Governor, Approved June 8, 1009.

CHAPTER \$889-(NO. 20).

AN AUT to Require Pire Insurance Companies to Deposit a Certain Amount in Cash on Securities with the Treasurer of the State of Florida.

Be it Enacted by the Legislature of the State of

Section 1. Unless otherwise provided by Act, every fire insurance company shall deposit with the State Treasurer of this State bonds of the United States, bonds of any of the States of the United States, bonds of the District of Columbia. or bonds of the cities or counties of this State, or cash, to the amount of ten thousand dollars, or a surety bond in the amount of twenty thousand or bonds of the cities of counties of this state, or a surety bond in the amount of twenty thousand dollars of a surety company authorised to do business in the State of Florids, said bond and company to be approved of by the State Treasurer; the surety company offering such bond agreem; in case of a failure of any fire insurance company to bonded, to deposit immediately with the State Treasurer twenty thousand dollars in cash or for the protection of all legal claims against such company in this fitate, as provided in this Act, and the State, Treasurer shall give the company making sitch deposit a recept for same; Provided That the value of the securities as deposited shall not be less than ten thousand dollars. If any bonds so deposited he registered bonds, the company and all the time give to the State Treasurer a power of altorney, authorising him to transfer a power of altorney, authorising him to transfer a power of altorney, authorising him to transfer the mouth of September in svery year, examined the mouth of September in svery year, examined the mouth of September any of them have demonstrated or been reduced in value. The State shall be responsible for the safekeeping of all cash, bonds or other securities deposited with the State.

The state required this Act. Bonds or other segurities deposited with the State Treasurer by any company under this Act. Bonds or other segurities deposited with the State, be subject to tax atton, but shall be held exclusively and solely for the protection of the policy holders.

Sec. -2. Companies depositing bonds as aforested bonds as the same accrue; and should coulend be deposited under this Act, it shall be the desired that a state of the Treasurer and should coulend be deposited under this Act, it shall be the desired that a state of the Treasurer and should coulend be deposited under this Act, it shall be the desired that a state of the Treasurer and should coulend be deposited under this Act, it shall be the shall be the state of the Treasurer and should coulend

ornmissioners, on receipt of said list or as soon hereafter as practicable, to make careful investigation of said list and make up and certify to the state Board of Pensions a list of all such persons who, in their opinion, are entitled to receive a pension of the opinion, are entitled to receive a pension of the company of the compan

its liabilities on said policies, according to the terms of the policy, after the said liabilities shall have been adjusted between the parties in the mode prescribed by the policies, if a mole be prescribed thereby, or after the same shall have been ascertained in any mode agreed upon by the parties or by the judgment or order or decree of a court having jurisdiction, the State Treasurer shall, upon the application of the party to whom the debt or money is due and upon satisfactory proof that the notice therein required to be given said company has been given, proceed to sell at public auction such an amount of the said bonds as will pay the sum due and expenses of sale, and out of the proceeds of the sale pay said sums and expenses; Provided, That the party making said application shall give to the company, or to the agent of the company in this State, twenty days' notice of his intention to apply for sale of said bonds to the State Treasurer; and Provided further, That such company shall be required forthwith to make good any such deficit in the amount of its deposit caused by such sale.

The State Treasurer shall advertise the sale of said bonds for thirty days prior to the date of sale in some paper published in the city of Tallahassee, and shall state in asid advertisement the bonds to half the company depositing them, a copy of which shall be mailed by registered letter to said company.

Sec. 4. Upon the bonds deposited as aforesaid

said company.
Sec. 4. Upon the bonds deposited as aforesaid Sec. 4. Upon the bonds deposited as aforesaid with the State Treasurer by any such insurance company, the holders of all policies of said company, who are citizens or residents of this State at such time, shall have a lien for the amount due them, respectively, under or in consequence of such policies, for losses, return premiums or equitable values, and shall be entitled to be paid rateably out of the proceeds of said bonds (if such proceeds the not sufficient to pay all of said policy-holders). Whenever any such company depositing bonds as aforesaid shall have become insolvent or hankrups to the library and any holder of such policy shall have become assignment for the bear of the county of Leon, State of Florida, to enforce the said lien for the benefit of all the holders of such policies. The State Treasall the holders of such policies. The State Treasurer shall be a party to the suit, and the funda shall be distributed by the Court, but no costs of such action shall be adjudged against the State

Treasurer.
Sec. 5. If-any company crase to carry on business in this State, and its liabilities, whether fixed ness in this State, and its liabilities, whether fixed or contingent, upon its policies to persons residing in this State, shall have been satisfied or shall have terminated, upon satisfactory evidence of the fact to the State Treasurer he shall deliver to such company the bonds in his possession belonging to it, or such of them as remain after paying the liabilities aforesaid, or if such company shall reduce the amount of its liabilities, both fixed and contingent, upon its policies to persons residing in this State Delow the value of the bonds in possessing of the State Treasurer, he may deresiding in this State below the value of the bonds in possession of the State Treasurer, he may deliver to such company, a part of such honds, taking care, however, that the bonds in his possession shall always be equal in value to the liabilities of said company upon its policies to persons residing in this State; or if such company cease to carry on business in this State, and its fixed liabilities for bosses and for taxes shall have been satisfied, and the contingent Habilities under its policies shall have been assumed by another company doing business in this State, in case such reinsuring company, if non-resident, had deposited with the State Treasurer bonds not less in value than those of the company proposing to retire, the State of the company proposing to retire, the State Treasurer, upon being satisfied of these facts, shall upon receiving a duly attested copy of the contract between the two companies by which the risks of the retiring company are assumed by the other company, deliver to such company proposing to withdraw the bonds in his possession belonging to it.

onging to it.

Sec. 6. Whenever any fire insurance company shall file an application with the State Treasurer to be admitted to do fusiness in this State, it shall be the duty of the said Treasurer to require of it a compliance with the provisions of this Act before issuing a liceuse for such company to do business

Any fire insurance company now doing business Any fire insurance company now doing business in this State shall be allowed until October 121, 1909, to comply with the provisions of this Act, and upon their failure to comply with the provisions of this Act on or before that time, it shall be the duty of the State Treaturer of the State to revoke its license to do business in Florida, and it shall be unlawful for it thereafter to do business in this State until licensed as provided by law.

Approved June Ath, 1909

.CHAPTER 5890-(NO. 21).

AN ACT to Amend Section 2736 of the General Statutes of the State of Florida, Providing for the Amount and Par Value of the Capital Stock

Florida Section 1. That Section 2736 of the General Statutes of the State of Florida be, and the same

larely, amended to read as follows: capital stock of an insurance company incorpora-ted in this State shall not be less than fifty thous-and dollars, to be divided into shares of not less than ten dollars each, nor more than one hundred each, payable in lawful money of the

United States.

Sec. 2. All laws and parts of laws in conflict with this Act be, and the same are hereby, re-

Approved June 2, 1909 CHAPTER \$891-(NO. 22.)

AN ACT Amending Section 2074 of the General Statutes of the State of Plorida, Providing for the Method of Reduction of the Capital Stock of Corporations (or Profit.

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

Florida:

Section 1. That Section 2674 (2149), method of reduction be, and the same is hereby, amended so as to read as follows:

2574 (2149)—Method of Reduction.—Any corporation may reduce its capital stock or reduce the par value of the hares thereof, within the limits allowed by law, by a two thirds vote of the stock, in the same manner as is provided for the increase of capital stock, with the certificate of the State Comptroller endorsed upon the affidavit that, in his judgment, the ability of the corporation to meet its outstanding indebtedness and liabilities will not be impaired thereby.

Sec. 2. All laws and parts of laws in conflict berewith be, and the same are hereby, repealed.

berewith be, and the same are hereby, repealed. Approved June 7, 1909.

CHAPTER 5892-(NO. 23).

AN ACT to Amend Section 2077 of the General Statutes of the State of Plorida, Relative to the lasuing of Execution Against Stockholders of Corporations.

Be It Enacted by the Legislature of the State of Florida: Section 1. That Section soyy of the General Statutes of the State of Florida, relative to the sessing of execution against stockholders of corporations be amended so as to read as follows:
2077 (2123)—May Issue Against Stockholders.

If any execution shall issue against the property or effects of any corporation and there expect by

or effects of any corporation and there cannot be found whereon to levy, then such execution may be issued against any of the stockholders to an extent equal in amount for so much as may re main unpaid upon their subscription to capital stock and no further: Approved June 8, 1909.

CHAPTER 5803 (NO. 24).

AN ACT Requiring Rustroad Companies and Common Carriers to Furnish Separate Accommoda-tions for the Separation of White and Colored Passongers on Railroads, and Conferring Cer-tain Powers on the Railroad Commissioners of the State of Florida in Relation Thereto.

Be it Enacted by the Legislature of the State of

Florida:

Section 1. All vinitorial companies and other provide equal separate accommodations for white and colored passengers occupying passenger cars which me operated in this state by any railfold company or other common carrier are hereby required to occupy the respective cars, or divisions of cars, provided for them, so that the white passengers shall occupy only the cars, or divisions of cars, provided for white passengers, and the colored passengers buly the cars, or division of cars, provided for white passengers, Provided, That no railroad thall use divided cars for the paration of the races without the permission of the Railroad Commission, nor any car divided for that purpose in which the divisions are not permanent.

Sec. 2. The Railroad Commissioners of the State of Florida are hereby given power and authority to prescribe reasonable rules and regulations relating to the separation of white and colored to the separation of the separation of white and colored to the separation of white and colored to the separation of the separation of the sep

a this State by any railroad company or other

mon carries shall violate any of the provisions of this Act, or any rule, order or regulation prescribed by the Railroad Commissioners under the authority of this Act, such company or common carrier shall thereby incur a penalty for each offense of not more than five hundred dollars, to be fixed, imposed and collected by said Railroad Commissioners in the manner provided in Section 1908 of the General Statues of the State of Plorida.

Spec. a. Any white person unlawfully and wilfully octupying, as a passenger, any car or part of car not so set apart and provided for white passengers, and any colored passenger unlawfully and wilfully occupying, as a passenger unlawfully and wilfully occupying, as a passenger unlawfully any purit of car not so set apart and provided for colored passengers, shall, upon on the time, punished by a fine not exceeding five hundred dollars, or imprisonment not exceeding aive hundred dollars, or imprisonment not exceeding aive hundred dollars, or imprisonment not exceeding aive hundred dollars, or imprisonment had exceeding aive hundred dollars, or imprisonment of exceeding aive hundred dollars, or imprisonment had exce

other race.
Sec. 5. All laws and parts of laws in conflict with the provisions of this Act are hereby, re-

pealed Sec. 6. This Act shall take effect upon its peage and approval by the Governor Approved June 8, 1909.

CHAPTER 5894-(NO. 25).

Be it Enacted by the Legislature of the State of Section 1. That it shall be the duty of all com

Section 1. That it shall be the duty of all common carriers operating within this State, and they are hereby required when any person, his acent of attorney, files with, or presents to them, or any station agent of said common carrier, or when such common carrier, his claim for any freight, haggage or express lost or damaged by said common carrier on any freight, haggage or express lost or damaged by said common carrier on any freight, haggage or express of or for any reciprocal demurrage, to pay the said claim within sixty days from its filing with, or presentation to, said common carrier or any station agent, or other agent of such common carrier fail to comply with the provisions of Section one (1) of this Act, then the said common carrier making such failure shall be liable to the claimant for the amount of his claim and fifty per cent, per ansum the date of the filing of the same with, or presentation of the same to, the common carrier, or any station agent or other agent of such common carrier, or any station agent or other agent of such common carrier, or any station agent or other agent of such common carrier.

the date of the ning of the same with, or presenta-tion of the same to, the common carrier, or any station agent or other agent of such common car-rier, and when the said claimant shall bring suit and recover judgment for his claim against said common carrier, he shall be allowed the said fifty per cent. per annum, in addition to the principal sum of said claim, and the same shall be allowed in the vendict giving him judgment; Provided, however, That the claimant shall not recover and have judgment for the said fifty per cent, per anhave judgment for ane said fifty per cent, per annum, nor attorney's fees, as provided for, in Section 3 of this Act, unless he recovers judgment for a sum which fixes the principal sum of said claim at an amount greater than the amount which said common carrier had offeered and tendered to the claimant in mettlement of his calim before the expiration of said sixty days in which the said

common carrier is required to pay such claim under the provisions of Section one (1) If this Act.

Sec. 3. That any common carrier who fails to comply with the provisions of Section one (1) of this Act, shall, in the event that the claimant shall prevail in an action to recover on his claim, be liable for a reasonable attorney's fee, and it shall be the duty of the Court to ellow the science. hable for a reasonable accorney site, and it main be the duty of the Court to allow the claimant such reasonable attorney's fee, which shall be fixed by the Court, not to exceed fifteen dollars, if the amount received does not exceed one hun-

and amount received does not exceed one hundred dollars, and not to exceed fifteen per cent on any amount recovered greater than the sum of one hundred dollars.

Sec. 4. When any claims arises under the provisions of this Act, and the shipppent went, or should have gong, over nine than one manning carrier's link, the claimant may tile in a hun with any of said common carriers over whose line said shipment went, or should have gone, and may bring action against either of them for treavery of damages, as befein provided for: Provided. He shall have served said notice on the common car-

cts to sas Sec. 5. All laws and parts of law conflict. with the provisions of this Act be and are hereby, repealed, savine all actions of actions heretofore accrued under the

Approved June 2 1909 ...

CHAPTER 3895-IND. 24

AN ACT to Amend Section 2010 of the General Statutes of the State of Florida a 10.15 Allowance of Free or Reduced Rates at Transporta-tion by Common Carriers.

Be it Enacted by the Legislature of the State of

Florida: Section 1. That Section rang of the General

Section 1. That Section 2019 of the beneral Statutes of the Statutor Florida be, and the same is hereby, amended so as to read as followed.—Nothing in this Chapter contained shall prevent any common carrier subject thereto from granting free passage or free tickets to its own officers and own employees including pensioners, disabled employees, and persons traveling to accept or leave the employment of such common carrier) and their immediate families dependent upon them; and to its physicians and surgeons, cept or leave the employment of such common carrier) and their immediate families dependent upon them; and to its physicians and surgeons, and to its salaried attorney at law, to persons employed on sleeping, parlor, dining or express cars while on duty only, and to baggage soliciting agents, and newshoys while on duty only; to ministers of religion who are engaged in general mission work, traveling secretaries of Rathual Yeding Men's Christian Associations; Confederate Soldiers going to the State Home for Confederate Soldiers going to the State Home for Confederate Soldiers to become inmates thereof, or returning after discharge; to indigent, homeles on destitute persons when transported by charitable rocicities, and to the necessary agents employed in such transportation, to persons exclusively engaged in charitable or electrosynary work for the purposes of their work; and to persons implied in wrecks, and the physicians, surgeons, nurses, relative the place of the wreck; or from carrying free passengers with the object of providing rein in an engager with the object of providing rein in an engager with the object of providing rein in an engager with the object of providing rein in an engager with the object of providing rein in an engager with the object of providing rein in an engager with the object of providing rein in an engager with the object of providing rein in an engager of handling of property free or at refuced rates for charitable purposes or to and from lains and aurgeons, and salaried attorney of the mily dependent upon them, and or help physicians and aurgeons, and salaried attorney aforesaid; or from giving free passes or reduced transcorter from point of shipment to destinate an areas (or from giving free passes or reduced transcorter to the Sheriff of the State without ducrinian to the Sheriff of the State without ducrinian. from point of shipment to destination and return (or from giving free passes or reduced transportation to the Sheriff of the State without ducriaination), or from issuing mileage, excursion or commutation, or found-trip passes of the from issuing second-class tickets at a lower rate of are than for first-class tickets for the holders of which second-class tickets for the holders of which the second-class tickets only second class accompoditation shall be allowed.

No free or reduced transportation shall be asset to except as specified in this Section, and distransportation other than free must be paid for in cash.

Any individual violating the provisions of this Section, either by issuing a free past, or giving a reduced rate unlawfully, or by receiving and using or taking advantage of the same shall be pure

or taking advantage of the same shall be published by imprisonment not exceeding in which the same in the same subject to a penalty to be fixed and imposed by the Raifroad Commissioners, and automed as provided in this chapter.

Approved June 7, 1909.

CHAPTER 5896-(NO. 27).

AN. ACT to Prohibit Drinking of Interesting Liquors of Any Kind, on Railway Thereof, of Trains, or Coaches, or Vestibules While Said Platforms Connected Thereofth While Said Platforms Coach, or Vestibules are in the Service of Passenger Transportation within this tale, and Providing a penalty for the Violation of the Provisions of this Act.

Be it Basetal by the Legislature of the State of

Be it Enacted by the Logislature of the State of

lawful for any person to drink into deaths? of any kind in or unon any railway partners or coach, or vestibule shereof, or platform

provided thurwith, while said train or enach or resulbules are in passenger service in this State. Provided, however, That nothing in this Act shall be so construed as to prevent the use of liquors and as a medicine in case of actual sickness. Sec. 2. Any person violating the provisions of Section 1 of this Act shall be deemed guilty of a militemeanor, and upon conviction thereof shall be fined in a sum not exceeding one hunded dollars or by imprisonment in the county just not

more than six months.
Approved June 7, 1900

CHAPTER 5897-(ND. 28).

N ACT to Amend Section 1323, of the General Statutes of Florida, in Reference to Evidence Given Upon a Pormer Trial and Use of Pormer Bills of Exceptions it Enacted by the Legislature of the State of

Florida:

Section 1. That Section 1523, of the General Statutes of Florida, in reference to use of former ille of exceptions be, and the same is amended as to read as follows, to-wit:

1223—Use of Farmer Bills of Exceptions.—In each any judgment at law rendered by any court of the State of Florida shall be reversed and a new trial awarded, and it be maile to appear to the satisfaction of the Court that any evidence used at the former trial, whether oral or written, and incornerated in the bill of exceptions, can not be had, then the bill of exceptions taken at the previous trial may be used as evidence upon any subsequent trial of the case, a to any matter in issue the former trial of the case, a to any matter in issue who upon a former trial of any case pending in any of the courts of the State of Florida shall be med in evidence upon the trial of any case pending in any of the courts in the State of Florida, except as been provided.

This Act shall take effect from the videte. rein provided.

Sec. 2. This Act shall take effect from the date.

of its approval by the Governor, Approved June 3 1909

CHAPTER \$898-(NO. 29). AN'ACT to Provide for the Reinstatement on the Docket of the Supreme Court of Any Case Dis-missed on Account of a Defective Certificate.

missed on Account of a Defective Certificate.

Section 1. In the whenever any case has been taken to in dupleme Court of the State of Florida either by appeal in chancery or writ of error, and the same is dismissed from the docket of said Supreme Court on account of a defective certificate of the Clerk of the Circuit Court to the transacript of the record, the same shall be reinstated upon the said docket upon motion, if made within thirty days from date of notice of such dismissal, accompanied by a proper certificate to be affixed to such transaction of the regard.

Sec. 2. All thes and parts of laws in conflict with the provisions of Section z of this Act are

Sec. 3. This Act shall take effect immediately on its approval by the Governor.
Approved June 7, 1909.

CHAPTER \$800-(NO. JO).

AN ACT Requiring the Clerk of the Supreme Court of the State of Florida, in All Cases in the Supreme Court Where the Judgment or Decree Shall be Reversed or Modified, and in Which the Supreme Court Writes an Opinion, to Send to the Clerk of the Circuit Court of the County from Which Such Cases are Appealed or Writ of Broog. Taken, a Correct Copy of Such Opinion of the Supreme Court.

Be it Enacted by the Legislature of the State of Section 1. It shall be the duty of the Clerk of

the Supreme Court of the State of Plorida, in all cases in the Supreme Court wherein the judgment or decree of the lower court shall be reversed or modified, and in which the judges of the Supreme. modified, and in which the judges of the Supreme.
Court shall write an opinion, to send down
along with the mandate of the Supreme
Court, to the Clerk of the Circuit Court
of the county from which such case is
appealed or writ of error taken, a correct
sopy of the opinion of said Supreme Court. It
shall be the duty of the Clerk of the Circuit Court
affective court considered the receiver of the court court. to file such copy in the reconts and files of the case.

Sec. 2. This Act shall take effect immediafely apon its approval by the Governor..

Approved June 8, 1909.

CHAPTER 5900--(NO. 31).

AN ACT to Amend Section 1585 of the General Statutes of the State of Plorida, as Amended by Chapter 5647, of the Acts of 1907, the Same Being Relative to the Pay of Jurors. Be it Enacted by the Legislature of the State of

Section 1. That Section 1586, of the General Statutes of Plorida, as amended by the Acts of the Legislature of 1907 be, and the same is hereby, amended so as to read as follows:

Section 1886—Pay of Jurors.—Grand and petit urors of the regular panel and jurors summined to complete a jury after the regular panel is exampled. In the Circuit Courts, Criminal Courts of Bread and County Courts, of this State, shall receive for each day of active attendance upon the Court; two dollars (\$2.00).) Jurors summoned to the courts aforesaid in complete a jury after the resular panel is exhausted and who are not accepted and not required to serve on the jury shall seceive compensation of two dollars (\$2.00) per day and all frectional parts of a day shall be day and all fractional parts of a day shall be counted as a day; jurors in the churts of County Judges and Justices of the Peace, and jurors sum monel upon inquest of the dead shall be paid one dollar (\$1.00) per day for each day they serve on the jury. In addition to the compensation above provided all jurors shall receive five (c) cents per mile for every mile necessarily travelled in winn, to mile for every mile necessarily traveled in going to and returning from Court by the mated practicable route. Jurors who attend on any of the days of the term when the Presiding Judge is about, or being present, does not hold the assion of the Court, shall be entitled to receive the same commensation as if the Court were in session

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

Scc. 3. This Act shall become operative upon a passage and approval by the Governor. Approved May 18, 1900

CHAPTER 5001-(NO. 32)

All ACT to Amend Section 1577. Chapter to of the General Statutes of the State of Blorida. Relating to the Frawing of Juries for the Second and Succession Weeks of Circuit Courts. Enacted by the Legislature of the State of

Sec. 1. That Section 1577, Chapter 16, of the General Statutes of the State of Pioncha, relating to the drawing of juries for the second and sufficient weeks of Circuit Courts he, and the same whereby, amended so as to read as following. 11'7 (1151)-Jury for Second and Succeeding beks.—In any counties where the Circuit Court continued and held for more than one week, the odgs thereof may each week draw, in the manner bearised in Section 1575, the names of eighteen Wescaled in Section 1573 the names of eighteen 118) persons to serve as petit jurors for the succeeding weeks as long as the said Court shall research in the section. The Judge shall have power to id any juror over boyond the end of the week which he was drawn, if such juror is engagest the trust of a case in which no verdict has been stadered. No person shall be drawn to grave on a section of the person and the person of the person and the person of the person that once during the same calendary more than once the person of the pers

2. All laws and parts of laws in conflict the this Act are horeby repealed.

This Act shall take offect immediately approved May 10. 1900.

CHAPTER 5002-(NO. 3.11: ACT to Amend Section trace of the Descra-

enge of Junios Enacted by the Legislature of the State of

Florida:
Scales 1. That Section 1492, of the General
the State of Florida he amended so as
read as follow
stlem 100 hames of Jurors—Sec. t.

On the trial of any civil cause in

y challenges of water curpaneled in said

2. For cause. - The Court shall, on motion called as a juror therein to know is related to either party, or to the atcither party within the third degree or interest the cause, or has expressed of any opinions or is sonsible of any bias or therein; or is an employee or has been copied of either party to the cause of action the party objecting to the Juror may intro-lary objecting to the Juror may intro-lary other competent evidence in mirror

the objection; and if it shall appear to the Court that the jurof does not stand indifferent to the cause, or is otherwise incompetent, another shall be usited in his stead for the trial of that cause. It shall be grounds of challenge for cause if any person called as a juror has served as a juror at any other term within one year, and when the nature of any case, civil or criminal, requires a knowledge of reading. Builting and arithmetic, or cither, to enable a juror to understand the evidence to be offered on the trial, it shall be cause of challenge if he does not boases such qualifications, to be determined by the judge presiding at the trial.

See it Enacted by the Legislature of the State of the Court.

AN ACT Providing That in Certain Suits Non-Resident Infants Who are I upper Parties Defendant May be Served with Process by Publication.

Be it Enacted by the Legislature of the State-of

Sec. J. This Act shall take effect upon its pas-angd and approval by the Governor Approved June 8, 1909

CHAPTER 5003-(MO. 34).

AN ACT to Provide for the Appointment of Act ing Prosecuting Attorneys, and to Provide for the Compensation Thereof Be it Enacted by the Legislature of the State

Section 1. That from and after the passage of this Act, when any Prosecuting Attorney of any County Court in the State of Elorida is sick and unable to perform the duties of such Prosecuting Attorney, or is disqualified to perform such duties by reason of being formerly employed in the defense of any person charged with a violation of the law within the jurisdiction of such court, or is absent from the county, wherein such County Court is or may be established, the Judge of the County Court Court or any property of the County Court of the County Court or the county wherein such county court is or may be established, the Judge of the County Court of the County County Court of the County County County Court of the County Count Count is or may be established, the lufter of the County Court shall appoint a conspetent attorney, admitted to practice in such court, to be Acting Prosecuting Attorney of such court during the absense or the disability of the Prosecuting Attorney. Such Acting Prosecuting Attorney shall have and exercise all the duties and powers of the Prosecuting Attorney during such appointment. The powers and duties of an Acting Prosecuting Attorney shall cease as soon as the disability of the Prosecuting Attorney ceases or as soon as the Prosecuting Attorney returns to the county of Prosecuting Attorney returns to the county of which he is Prosecuting Attorney

Sec. 2. Acting Prosecuting Attorney

Sec. 2. Acting Prosecuting Attorneys appointed under the provision of Section 1 of this Acting the provision of time of performing the duties of the Prosecuting Attorney as is paid to Prosecuting Attorneys, and Prosecuting Attorneys, and Prosecuting Attorneys shall receive no compensation for service of time in which the duties of the office are performed by Acting Prosecuting Attorneys. Acting Prosecuting Attorneys hall sign all papers as "Acting Prosecuting Attorney."

"Acting Prosecuting Attorney."
Sec. J. This Act shall take effect immediately upon its passage and approval by the Governor.
Approved May 19, 1909.

CHAPTER 5904--(NO. 35). AN ACT Providing for the Confirmation by the Judge Granting the Orleg to Sell Real Estate Belonging to Infant.

Be It Enacted by the Legislature of the State of

Section 1 That from and after the passage of this Act, in all rases where orders have heretofore been made or shall hereafter be made by any court in this State authorizing guardians to sell the real estate of their infants wards, where the sale has not yet been made, a report of such sale shall he made to the court granting the order of sale, for confirmation, and if the same shall be confirmed by the Court, the sale shall be binding, but if not confirmed the sale shall be of no effect.

Sec. 2. All Acts or parts of Acts in conflict with this Act he and the same are hearing expensive.

this Act be, and the same are hereby, repealed.
Approved May 22, 1909. CHAPTER 5905-(NO. Jo).

AN ACT to Amend Section 3101, Chapter 3, of the General Statutes of the State of Physica, Pelat-ing to the Sale of Collateral Securities. Be it linkeled by the Legislature of the State of

Section I That Section (10), Chapter 3, of the central Statutes of the State of Plorida, relating to the sale of collateral securities, be and the same hereby amended so as to read as follows. (4191)—Sale of Collateral Securities—In au-cases in which any stock in a corporation, con-tract obligation, security or evidence of indelited-ness, shall be pledged or deposited as security for the payment of any indebtedness; the person or corporation to whom the same may be pledged, hypothecated or transferred, and their assigns, shall have the nower to sell the same in such man-ner and on such terms as may be agreed upon in writing by the parties at the time of making the pledge, and such sale shall vest in the purchaser or purchasers the title in and to said pledges, col laterals or securities, Provided. Ten days' notice of said sale be given to the party pledging the

Same. 2. This Act shall go into effect when pas sed and approved by the Governor. Approved May 29, 1909.

AN ACT to Amend Section 2160, of the General Statutes of the State of Florida, Relating to the Release of Garnishee Upon Application of De-fendant

Be it Enacted by the Legislature of the State of Section I. That Section rise of the General Statutes of the State of Plorida, relating to the clease of garnishee upon application of the de endant, be, and the ame is hereby, amended so a

to read as follows: to read as follows:

2155—Release of flarnishes Upon Application
of Defendant.— If the defendant, after the filing of
affidavit for garnishment by the plaintiff, shall
execute and file in the court a bond to be approved by the Clerk or by the Court if it less no Clerk, pay-able to the pillintiff in the sum double the amount which the plaintiff states in his affoliavit for garn-ishment that he expects to recover in said suit, ishment tint he expects to recover in said suit, with two good and sufficient sureties conditioned to pay to the plaintill such sun, with interest and cost, as no order discharging the garnishne. Or if the ugranishne shall admit indebtedness to the defendant in excess of a sum sufficient to satisfy blaintiff a claim, the Court shall, on motion of defendant and patient to the plaintiff a claim, the court shall, on motion of defendant and patient to the plaintiff a claim. fendant and notice to the plaintiff, release the garnishee from responsibility to the plaintiff for any indebtedness to the defendant in excess of a

plaintiff's claim, with interest and cost Approved June 4, 1909. CHAPTER 3907-(NO. 381.

um deemed by the Court sufficient to satisfy the

AN ACT to Prescribe the Punishment for Kidnap-ning a Child Under the Age of Pifreen Years, to be Held for a Ransom. He it Enacted by the Legislature of the State of

Florida: Section I. Whoever without lawful authority weilby or secretly confined, imprisons, inveigles of kidnaps any child under the age of fifteen years. with intent to hold such child for a ransom to be paid for the place of such child, or any person or persons who leds, abets or in any manuer assists such person or persons in such imprisoning, consuch person or persons in such imprisoning, conthe age of lifteen years, shall be deemed guilty of kidnapping a child under the age of lifteen years, shall be deemed guilty of kidnapping a child under the age of lifteen years and shall be punished by impresonment in the Section 1 of this Act, are bereby repealed with Approved June 4, 1909.

CHAPTER 5908--- NO. 391.

AN ACT to Amend Section has of the General Statutes of the State of Plorida, the Same Be-ing Relative to the Fight of Homestead. fle it Enacted by the Legislature of the State of Florida;

Florida; Section 024 of the Oeneral Section-I. That Section of a of the General Statutes of the State of Plorida be amended as as to read as follows:

Stellon 224—Homestead.—Any occasi being the head of a family be two stay one years of age, and a citizen of this State, shall be entitled to purchase eights acres or less quantity of any fail withe Internal Improvement Pund donated to the State by the Act of Congress of September 18th, 1850, for the price of twe day-live cents per acre as provided in the two sentions next following: Provided, however, That the provisions of this Section shall not apply to any lands in the Drainage district now created, or which may be reafter be

Sec. 2. That this Act shall become operative

Approved June 5, 1900.

CHAPTER 5909-(NO. 40). AN ACT to Make it Untawful for any Male Person to Have Carnal Intercourse With Any Unmarried Person is at the Time, an Idiot. Lunatic or Imbecile: and to Provide a Penalty for the Violation of This Act.

Be it Peracted by the Legislature of the State of

Section 1. That any male person who has carnal intercourse with an unmarried female, with or But if such child, after being sent to such if without her consent, who is at the time an idiot stution, shall persist in a deprayed course, or

Be it Enacted by the Legislature of the State of

Section 1. That in any suit for partition of real Section 1. That in any suit for partition of real property situate in this State and in any other suit concerning the title to, possession of, or any interest in any real property situate in this State, in which suit any non-resident infant may have such an interest as to make him a proper party, service of process in such suit may be perfected upon such non-resident infant by publication in the same manner provided by law for perfecting service upon other non-resident defendants to such suits, and upon proof of such service upon such non-resident infant the Court having jurisdiction of the subject matter of the suit may appoint a guardian ad litem for such non-resident point a guardian ad litem for such non-resident infant, in the same manner provided by law in cases where there has been personal service. Sec. 2. All laws and parts of laws in conflict

berewith are hereby repealed.
Sec. 3. This Act shall take effect immediately upon approval by the Governor.
Approved June 8, 1909

CHAPTER 3011-(NO. 42).

AN ACT to Amend Section 2295 of the General Statutes of the State of Plorida, Relating to Rules of Descent as to Real Estate and Person-

Be it Unacted by the Legislature of the State of Section 1. That Section 1 to Statutes of the State of Florida read as follows:

read as follows: read as follows:

Whenever any person having title to real catalog of inheritance that die infeatale as to such estate, it shall do cend in purceutry to the male and female kindred, in the following course, that is to Forths children or their descendants and the

husband, if the decedent be a married woman and the husband, if the decedent be a married woman and the husband survive her.

If there be no children or their descendants, and the decedent be a married woman and her husband survive her, all the property, real and personal, shall go to the husband and if there be no children or their descendants and the decedent be a married man and his wife survive him, all his property, etal and personal, shall go to the wife.

If there be no children and no husband or wife then to the father and mother or the survivor is equal parts.

If there be no lather and mother, then to the brothers and sisters, and their descendants, or such of them as may be.

If there be no brother nor sister, nor their de-scendants, the inheritance shall be divided into moieties, one of which shall go to the paternal and the other maternal kindred in the sollowing

Piret to the grandmaner.

If there he no grandfather then to the grandmother uncles and aunit on the same side or their descendants, or such of them as there may be.

If there he is the same side of them as there may be. If there be no grandmother, uncle or nunt, nor

If there he no grandmother, uncle or nunt, nor their descendants, then to the great grandfathers or great-grandfather, if there he but one.

If there he no great grandfather, then to the great grandmothers or great grandmother, if there he but one, and the brothers and sisters of the grandfathers, and grandmothers and their describants, or such of them as there he And so theore was without end, passing to the nearest lineal male ancestors, and for the want of them to the lineal female ancestors, in the same degree and the descendants of such male and same degree and the descendants of such male and female ancestors, or to such of them as there may

Approved June 7, 1909

CHAPTER 5913 (NO. 43).

AN ACT Requiring the Judges of the Several Courts of the State of Plorida, to State in Writing, on Ruling on a Demurrer or Motion, Which Grounds of the Demurrer or Motion Are Sus-tained as Good Law and Which Grounds of the Demurrer or Motion are Overruled.

Be it Enacted by the Logislature of the State of Section 1. That the Judges of the several courts of the State of Plorida, before whom are argued demurrers and motions on any pleading in their several courts, shall briefly state in writing which

grounds of the demurrer or motion are sustained and which grounds of the demurrer or motion are overfuled. are overtuled.

Sec. 2. This Act shall go into effect on the first day of July. 1909, after it; passage.

Approved June 3, 1909.

CHAPTER 5913 - (NO. 41).

AN ACT to Provide for Service by Publication Upon Non-Resident Parties in Interest in Prop-erty Involved in Suits for Specific Performance Convey and for Decrees and

Other Proceedings After Such Service. Be it Enacted by the Legislature of the State of

Section 1. That in all cases brought in hancery side of the courts of this State, for the chancery since of the couple of the state, for the specific performance of contracts to convey or exchange real estate, the complainant or complainants, may, where the defeddant or defendants are non-residents of the State of Riotida, obtain service on such non-resident (lefendant or defendants, by publication, as is provided for mother changes runes.

chancery causes Sec. 7. That decrees or confesse can be en-tered as in other cases of service by publication. Pinal decrees entered upon decrees pre confesso when there has been no appearance by such nonresident defendant or defendants in interest shall be conclusive on such parties and persons deriving through them from the date of rendition links appealed from in due course of law, and for the purpose of carrying out final degrees when such purpose of carrying out final decrees when such decrees shall provide for the baking and executing of deeds and other conveyances, the Court shall in its decree, appoint a special master to make, execute and deliver such deeds and conveyances as are provided for by said decree.

Sec. 3. All laws and parts of taws in conflict erewith are hereby repealed.
Sec. 4. This Act shall take effact immediately pon its becoming a last. Approved June 8, 1909 1

CHAPTER 5914-(NO. 45).

AN ACT Relating to the Recording of Decrees and Orders in Chancery in ThireState.

Be it finacted by the Legislature of the State of Florida:
Section 1. That wherever, any unier, or decree in chancery required to be sugged by the Judge of the Circuit Court shall have been heretofore entered in the Chancery Order Book instead of upon the minutes of the Court, every such order and decree shall be, and is hereby, declared to be, of the same force and effect, from the date of entry in such Chancery, Order Hools, so if the same had been at such time entered in the minutes of the Court. Provided, however, That nothing herein shall effect creditors or subsequent overhapers for Court. Provided, however, That nothing hereir shall effect creditors or subsequent purchasers for whee without notice

CHAPTER 5915-(NO. 46).

Approved June 8, 1900

AN ACT Amending Sections 2.3, 5 and 8, of Chapter 5188, Acts of 1005, entitled "An Act Delining the Manner and Causes of County ment of Minors to the Florida State Reliable School, at Marianna; Defining Who Shall be Committed, and for What Time, and Upon What Conditions: Regulating the Discipling Providing for Proper Management of Said Reference School, and Ameropricating Managements for Said. form School, and Appropriating Money for Sal-Institution," Approved Junes, 190

Bu it Enacted by the Legislature of the State of Section 1. That Section 2 of an Act defining the manner and causes of commitment of minors to the Florida Reform School, at Marianna; defining

what conditions; regulating the discipline providing for the proper management of said Re-- aft of sold institution, and over lune se 1905

be amended to read as follows.

Sec. 2. When any child under the second of the second

cape therefrom, it shall be in the power of the Par-doning Board to revoke add commutation, and to remand him to the State's prison or lail whence he came, to serve out his unexpired term.

Sec. 2. That Section 1 of said Act be amended

bec. 2. That Section 3 of said Act be amended to read as follows:

School Every child convicted and sent to said Reform School shall there be kept, disciplined, instructed, employed and governed, under the direction of the Board of Manager, during the time for which is committed unit has sooner discharged as reformed, or remanded to prison under the sentence of the court as incorrigible upon information of the Board of Managers as hereinafter provided.

Sec. 1. The Section 2 has amended to made as

Sec. 3. That Section 4 be amended to read as follows: Sec. S. All commitment of children shall be

Sec. S. All commitment of children shall be during the time named in the alternative sentence, unless sooner discharged by the floani of blanagers as abrein provided, and when a child is discharged therefrom at the expiration of his term, it shall be a full and complete release from all penalties and disabilities created by his sentence.

Sec. 4. That Section 8 of said Act be amended to read as follows:

Sec. 8. A Judge committing a child to the Reform School shall make out and sign a commitment substantially in the following form which

ment substantially in the following form, which shall be certified by the Clerk under the seal of the

State of Plorida. County, sai Be it Remembered that on the day a resident of said county, was on the complaint of the undersigned Judge of the Court, and upon due proof. I do find that said...

mitted to the Plorida Reform School
Wherefore, it is hereby ordered that the said hereby, committed to said institution for the period of or until he is legally dis-

changed. The alternative sentence is. The afternative sentence is, his father's name is and he resides at that his near relatives and their residences are as

A. D. 10

Provided. That no commitments shall be void for failure to comply with this provision.

Approved June S, 1909

CHAPTER 5916-(NO. 47). AN ACT to Prescribe the Time for Holding the Terms of the Circuit Court in and for the Eighth Judicial Circuit of the State of Florida, and to repeal Chapter 5642, Acts of 1902. Approved May 27th, 1907, and Section 1812. of the General Statutes of the State of Florida. Relative to the Time of Holding Terms of the Circuit Court in the Eighth Judicial Circuit.

Be it Enacted by the Legislature of the State of . Section 1. That the time for the holding of the terms of the Circuit Court in and for the Eighth Judicial Circuit shall be as hereinafter fixed. There

Judicial Circuit shall be as hereinafter fixed. There shall be two regular terms of the said Court held in each county of said Righth Circuit each year, to be known as the Spring Term and Fall Term

Sec. 2. The Spring Term of the Circuit Courtfor the Eighth Judicial Circuit shall commence in the County of Levy on the third Monday in March; in the County of Baker on the first Monday in April; in the County of Putnam on the second Monday in April; in the County of Putnam on the second Monday in April, and in the County of Alachua on the second Monday in May

The Pall-Term of said Court shall commence in the County of Lovy on the third Monday is September; in the County of Baker on the first Monday in October; in the County of Putnam on the second Monday in October; in the County of Putnam on the second Monday in October, and in the County of Alachua on the second Monday in the County of Alachua on the second Monday in the County of Alachua on the second Monday in the County of Alachua on the second Monday in the County of Alachua on the second Monday in the County of Alachua on the second Monday in the County of Alachua on the second Monday in the County of Alachua on the second Monday in the County of Alachua on the second Monday in the County of Alachua on the second Monday in the County of Alachua on the second Monday in the County of Alachua on the second Monday in the County of Alachua on the second Monday in the County of Alachua on the second Monday in the County of Alachua on the second Monday in the County of Alachua on the second Monday in the County of Alachua on the second Monday in the County of Alachua on the second Monday in the County of Alachua on the second Monday in the County of Alachua on the Count

venther

Sec. 3. That Chapter 1642. Acts of 1907, Laws
of Florida approved May 17th, 1907, and Section
1813, of the General Statutes of the State of Plorida relative to the time of holding the Spring and Fall Terms of the Circuit Court in and for the Eighth Judicial Circuit of the State of Plorida, in-sofar is the same are in conflict with the provi-ations of this Act, be and the same are hereby repealert

Approved May 17, 1909

Sec. 2. The Sur

CHAPTER 5017-(NO. 48).

AN ACT to Prescribe the Time for Holding the Terms of the Circuit Court in and for the Pifth Judicial Circuit of the State of Plorida. Be it Enacted by the Legislature of the State of

Section 1. That from an I after the passage section 1. That from an I after the passage of this Act the time for holding the terms of the Circuit Court in and for the Pifth Judicial Circuit shall be as hereinafter fixed. There shall be two requ'ar terms of raid court held in each county of said circuit then wear, to be known as the Spring Term and the Pall Term.

Sec. 2. The same of the court held in each county of said circuit then wear, to be known as the Spring Term and the Pall Term.

commence in the county of Lake on the second Monday in March; in the County of Sumter on the fourth Monday in March; in the County of Citrus on the second Monday in April; in the County of Hernando on the fourth Monday in April; and in the County of Marion on the second Monday in April; and in the County of Marion on the second Monday in April; May.

The Pall Term of sald Court shall commence in Monday in

e County of Lake on the second Monday in stober; in the County of Sumter on the fourth Monday in October; in the County of Cityus on the second Monday in November; in the County of Hernandr on the fourth Monday in November; and in the Gentley of Marion on the second Mon-day in December.

Sec. 3. All laws and parts of laws in conflict become the and the same are hereby repealed. . Sec. 4. This Act shall become a law immediately on its final passage and approval by the Approvoi June 1, 1909

CHAPTER 5918 (NO. 491,

AN ACT to Amend Chapter star of the Acts of the Legislature of the State of Plotida of 1907, Relating to the Time of Holding the Circuit Court of the Third Judicial Circuit of the State ol Torida

Be it Enacled by the Legislature of the State of Florida: Section 1 That Section 1, of Chapter 5645 of the Acts of the Lemilature of 1907 be, and the same is hereby amended to read as follows:

Hamilton, fourth Monday in January Taylor, fourth Monday in March Madison, second Monday in April Columbia, tourth Monday in April Suwannee, second Monday in May Lafayette, Tuesday after lourth Monday in May

FALL TERM . Hamilton tourth Monday in July Taylor, fourth Monday in September Madison second Monday in October Columbia, fourth Monday in October

Suwanner, second Monday in November, Lafayette, first Theman after fourth, Monday Sec. 2. All laws and parts of 'aws in conflict with the provisions of this Act be, and the same are hereby appealed. Sec. 3. This Ast shall take effect upon its pas-

Approved June 4, 1909

CHAPTER SOID-ING. SOI

AN ACT to Provide for Clerical Aid for the Judge of the Scath Judicial Circuit, and Pixing the Pay for Same Whetens, By peaces of the great muchake of repulation in the counties composing the Sixth decision, the Judge of said Circuit is doing work which about be divided between at least two

Judges; and Whereas, Owing to the increased cost of living the Judge cannot word on the conflowment of elerical aid would not only relieve him of a large part of his burden. but would enable him to accomplish his burden. but would enable him to accomplish the burden.

acred by the Legislature of the State of

- Florida: estion to That the Judge of the dicial Circuit be allowed the sum of one hundred dollars per month for the purpose of employing clerical and in the discharge of his fluties; said sum to be part quarterly by the Complexiller upon the requisition of the Judge.

Sec. 2. That them is hereby appropriated a sufficient amount out of any funds in the Treasury to pay said sums.

ately upon its passage and approval by the Gov-

ernor, or upon its becoming a law without his approval.

Soc. 4. That this Act shall continue in force until the salary of said Circuit Judge shall be increased by Constitutional amendment, or other-

Approved June 1, 1909.

"CHAPTER 5920-(NO. 51).

AN ACT Prescribing Punshiment for the Com-mission of Misdemeanors in this State, when not Otherwise Provided by Statute.

lie it Enacted by the Legislature of the State of Florida; Section 1. The punishment for commission of misdemeanors in this State when not otherwise provided by Statute, shall be a fine not exceeding two hundred dollars or impuisonment not exceeding ninety days, or both, at the discretion of the

Soc. 2. This Act shall take effect immediately upon its passage and approval by the Governor.
Approved June 4, 1900.

CHAPTER 5021--(NO. 52)

AN ACT to Amend Section 3543 of the General Statutes, State of Florida, Relating to Open Profanity.

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

Florida:

Section 1. That Section \$142 (1862) of the General Statutes of the State of Florida be, and the same is hereby amended to read as follows:

Sec. 3542—Offend'se Speech.—Whoever, having arrived at the age of discretion, or uses profane, vulgar and indecent language, in any public place; or upon the private premises of another, or so near thereto as to be heard by another, shall be until shall be not exceeding twenty, five dolpunished by fine not exceeding twenty-five dol-lars, or by imprisonment not exceeding exty days; but no prescutton for any such offense shall be commenced after twenty days from the commis-

Sec. 2. All laws and parts of laws in-conflict with this Ast are hereby repealed.

Sec. J. This Act shall take effect immediately upon its passage and approval by the Governo Approved June 7, 1900.

CHAPTER 3922 (NO. 53).

AN ACT to Prescribe Rules of Practice in Civil Cases in the Justice of Peace Courts in the State of Plorids

Be it Enacted by the Legislature of the State of Section 1. That from and after the passage of this Act, the first Monday and the third Monday in each month shall be rule days in the zeveral Justice of the Peace Courts in the State of Florida. in each month shall be rule, days in the several justice of the Peace Courts in the State of Florida.

Sec. 2. That in all civil actions of which Justice of the Peace Courts have jurisdiction, where the claim of plaintiff is for goods sold, work and material, money, lent, money paid, money received, accounts stated and for the hire of goods or property, such action shall be commenced by the claimant filing, with the Justice of the Peace having jurisdiction of the matter in controvery, an itemized statement in writing of his claim against the defendant, verified by affidavit.

Sec. 3. That upon filing such itemized statement the Justice of the Peace shall issue summons ad respondendum to the defendant, returnable as like process is returnable under the laws governing the practice in other courts.

Sec. 4, The defendant shall file his appearance in person or by attorney upon the rule day named in the summons should service of the same have been made ten days prior to said rule day; otherwise, the defendant shall have until next rule day thereafter in which to file his appearance; and should the defendant not file his appearance in the said court on orthefore the rule day succeeding the rule day to which to summons ad respondendum

should the defendant not file his appearance in the said court on orthefore the rule day succeeding the rule day to which the summons at respondendum is made returnable and after such summons has been thilly served, then in that event, judgment shall, upon the day succeeding the second rule day after the service of the summons, be entered against the defendant for the amount claimed by plaintiff, together with the costs which may have accused in such oase.

secreted in such case.
Sec. 8 When the defendant has filed his appearance, at provided for in Section 4, he shall have until the succeeding rule day after the filing of such appearance in which to file his denial of the cause of action, under oath, and should the defendant not file a written denial under oath of plaintiff's claim, prior to said rule day, then judgment shall be entered against him for the amount claimed by the plaintiff, with the costs which have accrued in such case. And the defendant shall deposit into the Court such amount as he avers

that he owes the claimant.

Sec. 6. The defendant's denial of plaintiff's claim shall be in the following form, to wit:

A.D. ecolarismos ligitarismos

Justice of the Peace

ollars

Sec. 7. The awarn statement of the account as aforesaid, and the denial of the obligation as afore-said, shall constitute all the necessary pleadings, and the case shall thereupon be considered at inand the next trial term day after the filing of said denial shall be the trial day for said cause, and all such trials may be had before the Justice of the Peace without a jury, unless one of the parties to the action demands a jury trial. In which event the party demanding the jury trial shall do control sufficient costs to pay the jury, and a jury of air.

good and lawful men shall be symmoned from the lody of the county, refurnable instanter, to try the issue between the rarting. Ser. 3. Should the defendant aver in his denial that he owes the plaintiff a sum of money less than the sum claimed by plaintiff and deposits the same in court, and the vertice upon the trial of said cause should be that the defendant is indebted to plaintiff in the sum in which the defend-ant avers that he is indebted to plainfiff or a less amount, then in that event plaintiff shall have judgment against the defendant for the amount found in the verilies, but the rosts which have accused in said cause shall be taxed against the plaintiff, and should defendant deny in full plain-

plaintiff, and should defendant deny in full plaintiff's claim, and the verdict be for the defendant, then the costs shall be taxed against the plaintiff otherwise, the judgment shall be for the amount named in the vertict in favor of the plaintiff against the defendant, together with the costs which have accrued insaid cause.

Sec. 9. Upon a treat in Justices of the Peace Court upon papers filed and hereinbefore mentioned, any matter or thing doing to the meitle of the contention between the parties which would be admissible in evidence under any other rules of pleadings, under the laws of Piort la shall be admisted in evidence. mitted in avidence Set. 10: Upon in lument being entered in any came, execution shall thereupon be issued against the party against whom sudgment is rendered, for

the amount of such judgment and susts, and such execution thall be served by the executive officer of the Court issuing the same of the Court issuing the same

Sec. 11. In all other suits in Justice of the Peace Courts based upon causes of action got enumerated in Section 2, the rules of pleadings and practice governing the Circuit Courts of the State of Florida shall prevail and be enforced, except that there shall be two rule days in each month as its provided in Section 2 of this Act.

Sec. 12. All laws and pairs of faws in condict with this act are hereby repealed:

Sec. 13. This Act shall go into effect immediately upon its passage and approval by the Governor.

emor • Approved June & some

T to Privide for Stay of Executional Sen-center to Incide to the Prace Courts and County fairlest floores English English the Legislature of the State of Floridar

GHAPTER 5925-(NO. 541.

Section T. Persons convected of crime in the Justice of the Peace Courts or the County Judge's Court, who shall have a preunlary fine or sum of moire seated or anjune t against them as punishment, shall have the right on being taken into custody by the proper officer of the court, or prior to such arrest, any time within five days from the time he is sentenced to pay the said fine and cost of prosecution as provided in Rection 4018 of the General Statutes of his Blate of Plorida, and such persons convicted in the Justice or County Judge's Court shall not be transferred or turned over to the Convict is sean other persons unrighted days from the day such persons was sentenced by the court

by the court
Sec. 2. That this Act shall become operative
upon its passage and approval by the Governor.
Approved June 8, 1900.

CHAPTER \$924-(NO. 85).

AN ACT Changing the Name of the Florida Pe-male College

Be it Enacted by the Legislature of the State of Florida Section 1. That the Plorida Pemale College as at present defined by law he and is hereby changed to and shall he known as the Florida State College for Women.

for Women.

Soc. 2. This Act shall go into effect immediately upon its passage and approval by the Covernor.

Approved May 22, 2909.

CHAPTER 5925-(NO. 86).

AN ACT Changing the Name of the Colored Normal School. Be it Enacted by the Legislature of the State of

Section 1. That the Colored Normal School a at present defined by law be and is hereby changed to and shall be known as the Florida Agricultural and Mechanical College for Negroes. Sec. 2. This Act shall go into effect immediate-

by upon its passage and approval by the Governor Approved May 22, 1909.

CHAPTER 5926-(NO. 57).

AN ACT Changing the Name of the University of the State of Plorida Be it Enacted by the Legislature of the State of Florida; ction 1. That the University of the State o

Plorida as at present defined by law be and in hereby changed to und shall be known as the Uni-versity of Florida.

Sec. 2. This Act shall go into effect immedi-ately upon its passage and approval by the Gov-

Thor.
Approved May 22, 1909

CHAPTER 5927-(NO. 58).

AN ACT Changing the Name of the Institute for the Blind, Deaf and Dumb. Be it Enacted by the Legislature of the State of Florida:

Section 1. That the Institute for the Bih Deef and Dumh as at present defined by law be and is hereby changed to and shall be known as the Florida School for the Deaf and the Blind. Sec. 2. This Act shall go into effect immediately upon its passage and approval by the Government.

Approved May 13, 1909.

CHAPTER 5928-(NO. 59).

AN ACT Making it Unlawful for Any Person or Corporation to Pay the Poll Tax of Any Other Person or Furnish the Money Therefor, or for any Tax Collector to Accept Payment of Poll Taxes from Any Person Other Than the Person Whose Poll Tax is Being Paid, and Pixing a Penalty for the Volation Thereof.

Be it Buncted by the Legislature of the State of

Florida:

Section 1. It is hereby made unlawful for any person or corporation in this State to pay the politax for any othe; person, or furnish the money to any other person for the purpose of paying such other or any other person's poll tax; or for any Tax Collector to accept the payment of poll taxes from any person other than the person whose poll tax is being paid, except that one person may pay the poll tax of another, provided the person paying such poll tax thall at the search lime pay a tax daty avessed on property belonging to the person whose poll tax is being paid.

Sec. 2. That upon the conviction of any person ar corporation for the violation of this Act, a fine of not more than five hundred dollars, or imprisonment in the county jail for not more than six

ment in the county jail for not more than aix months, shall be imposed.

Approved June 12, 1909.

CHAPTER 3929-(NO. 60).

IN ACT to Require Certain Sworn Statements of

NACT to Require Certain Sworn Statements of Campaign Rapenses from Candidates in Primary Blections; Making Certain Requirements in the Potm of Ballots Used in Primary Blections; Requirements of Impercent in Properly Identifying Persons to Whom Ballots are Givers in Primary Elections: Providing for the Absenting of Employees from Their work on Primary Ricct on Days; Prohibiting Candulates from Making Donations of Things of Value; Prohibiting Persons from Distributing Certain Writing Against any Candidate in the Primary on Primary Day; Providing for Compensation of Inspectors of the Primary in Certain Cases; Preactioning Penalties for violation of the Primary Laws of this State by Officials, Electors and Other Persons: Prohibiting the Use or Solicitations of Money to Influence Phimary Ricctions, Including Payment of Poll Taxes; Prohibiting Tax Collectors from Receiving Poll Taxes from Persons Other Than the One Owing it, and Providing Penalties for Violations of the Primary Law by Members of Committees, Inspectors and Clerks of Primary Elections, and for the Publication of the State of

Be it Enacted by the Legislature of the State of

Section to This and ad every implicate to upon in the State and county primaries of the State of Florida, be and is hereby required to file in the office of the circuit court of his on the office of the certs of the execut court of his county if he is a candidate for a county office, or in the office of the socretary of State if he is a candidate for a national or a State office, not less than ten days before the primary in which he is a candidate, a complete statement in itemized form of his campaign expenses. This statement shall include the names of all the contributors to his campaign fund, whether they be persons or cor-porations, firms or associations, and their rela-tionship to him by blood, marriage, business or association, political, fraternal or otherwise, and all the expenses incurred as a result of his candifacy, and shall be given under oath. And each candidate vuted down in the State of county primaries, as aforesaid, shall file not later than ten maries, as aforesaid, shall file not later than tendays after the primary in which he is a candidate
another statement in the same place as is respectively provided herein for the first statement, and
including any, every and all of the specifications,
divisions and requirements of the first statement,
naming all the additional expenses incurred by
him beside those mentioned in first statement.
as above required, up to and including the day of
the primary in which he was a candidate, and
each randidate furnishing this last statement
ahall swear at the time, that the two statements
of campaign expenses herein required, include a
complete and full account of all the expenses incurred by him as a result of his randidaty.

Sec. 2. At the time the last statement required

Sec. 2. At the time the last statement required Sec. 2. At the time the last statement required in Section 1 of this act is given, another statement shall be furnished also under each, by each and every candidate orted upon in any State or county primary of Florida, fiving the names of his political worker and telling for that consideration, it can workers" to refer to effect who left for a time or part of a time their ordinary avocations to further his candidacy. This statement shall be filed in the office of the clerk of the circuit court of his county, or in the office of the accretary of state, according to whether candidate furnishing it was a smallighte for a cannot you a national or a State office.

Sec. 3. At the same time that sworn statemen required in Section 2 of this act is furnished each and every candidate for a county or State office in the primaries as hereinbefore mentioned, shall furnish and file in the office of the clerk of the circuit county of furnish and file in the office of the clerk of the cir-cuit court of his county or in the office of the secre-tary of State, according to whether he is a can-didate for a county, or national or a State office, another statement giving the names of all those persons to whom loans were made during his can-didacy, which would not have been made had he not been a candidate. This statement hall also be given under oath.

be given under oath.

Sec. 4. All the statements hereinabove required except the one to be furnished before the primary in which candidate furnishing it is voted upon, in which candidate furnishing it is voted upon. may be sworn to at one time, and and filed on the same day and date.

Sec. 5. Any candidate refusing or wilfully fail Sec. 5. Any candidate refusing or wilfully failing to obey any of the provisions of this act shall
be punished by a fine not to exceed five hundred
dollars, and shall not be allowed to have his name
printed on the official believed to have his name
printed on the official believed to have his name
centrol election or his name present of the next succeeding legislature, according to whether his a candidate (or a State or ty office, or for a maisipal office, as the case

sec. 5. The ballats required for any primary selection shall be prepared as follows: The official heading or caption of the ballot shall be printed all the way across the top of the ballot. There shall be printed on said tickets immediately below the caption a perforated facsimile of the signature of the chairman of the State executive

Above the caption of each ballot there shall be two stube, with a perforated line between them and with a perforated line between the lower that and the top of the ballot. On each of the said

stube shall be printed the following words: "Official Hallot, Number —," with sufficient space beneath said words for the writing of one line.

Sec. A to the size of type, quality of paper and in all other respects not herein specially provided for, the beliots shall be in conformity with the present requirements of law.

Sec. 8. Hefore any ballot is delivered to any woter one of the inspectors shall write the consecutive number of the kellot in the blank space on each of the stube after the word "Number." He shall also write upon the upper stub the name of the woter to whom the ballot is delivered, and shall write his own initials in the lower stub. The inspector shall then detach and retain the upper stub with the name of the same within the continuation thereupon the voter shall relie to the booth and mark his ticket preparatory to depositing it in the ballot-box. After the voter has marked his ballot box. After the voter has marked his ballot hox. After the voter has marked his ballot hox and in such position that it may be detached without unfolding. When the prepared ballot is returned, the inspector shall examine the back of the folded ballot for the perforated signature of the chairman of the Siate executive committee, and if he finds it to be the same ballot delivered to the voter he shall detach and retain the remaining stub and the voter shall then deposit his folded hallot in the ballot-box. But if the marked ballot returned by the voter proves to be a different one from the one delivered to him, the inspector shall then and there were the person of the voter proffering such ballot, and if the original ballot is bound on or about his person, shall take same into their passession and discharge said voter from the profering such hallot, and if the original ballot is lound on or about his person, shall take same into their pose ssion and discharge said voter from the politing him to vote impression of primary elections are hereby clothed with such police powers as may be necessary to carry out the provisions of this section. Any voter thus attempting to vote a substituted ballot shall be desmed guilty of a felony, and upon conviction thereof, shall be imprisoned in the bitate prison for not more than two years.

Sec. 9. Any person entitled to vote at any primary held under this act shall, on the day of such primary, be entitled to absent himself from any service or employed for a necessary and reasonable period of time between the time of opening and closing the polls, and such primary elector shall not, because of absenting himself, be hable to any penalty.

cause of absenting himself, be liable to any penalty.

Sec. 10. No person who is a candidate for any office, or who has made known his intention of becoming a candidate, shall donate, contribute or give away, or promise or agree to do so, or encourage any other person to do so for him, any money, intraicating liquor, or any other thing of value to any person, association or corporation, in an attempt to directly or indirectly inlinence any person's vote, or influence for or against any candidate. This section shall be construed so as to embrace churches, schools and any and all char-

didate. This section shall be construed so as to embrace churches, schools and any and all charitable organizations.

Sec. 11. It shall be and is hereby declared a misdemeanor for any candidate or other person to have or distribute on the day of the primary at or near any polling place any cards, pictures, literature, or other writing against any candidate in the primary.

ture, or other writing against any candidate in the primary.

Sec. 12. Each inspector of the primary designated to deliver the ballot-box to the clerk of the circuit court shall be allowed a per diem of three dollars, in making such delivery, and no additional sum shall be paid for mileage.

Sec. 13 If any person whose vote is challenged, or any witness sworn under the provisions of this act, or any officer who shall have taken any oath pre-cribed by law shall knowingly, wilfully and corruptly swear falsely, he shall be deemed guilty of perjury and, on conviction thereof, shall be punished accordingly.

Sec. 14 Whoseer votes more than once at any

Sec. 14. Whoever votes more than once at any

Sec. 14. Whoever votes more than once at any primary, or offers to vote after having once voted at such primary, or knowing that he is not a qualified elector at a primary, wilfully votes at such primary, shall, or conviction thereof, be fined in the sum not exceeding \$1,000 or be imprisoned in the county jail not exceeding one year, or both, in the discretion of the court.

Sec. 18. Any person who shall give, lend, solicit, request, demand or receive, directly or infrectly, any money, intoxicating liquor, or any other thing of value, of whatever nature or kind whatsoever, or the promise thereof, either to influence a vote or under pretense of being used to procure the vote of any other person or, persons, or to be used at any poll or other place prior to or on the day of any primary election, for or against any candidate for office, shall be deemed guilty of the infamous crime of bribery and, upon conviction thereof in any court of record, shall be sentenced to disfranchisement, by the judge of such court for a term of not more than ten years, and to the county jail for not less than one year; and for the conviction of a second offense under this section, the first being alleged and proven, such offender shall be, by sentence of the court forever thereafter disfranchised and deprived of his right to vote at a primary in this State, and to be imor to be used at any poll or other place prior to or on the day of any primary election, for or against any candidate for office, shall be deemed guilty of the infamous crime of bribery and, upon conviction thereof in any court of record, shall be sentenced to disfranchisement by the judge of such court for a term of not more than ten years, and to the county jail for not less than one year; and for the conviction of a second offense under this section, the first being alleged and proven, such offender shall be, by sentence of the court forever thereafter disfranchised and deprived of his right to vote at a primary in this State, and to be imprisoned intake State penitentiary not more than live years. Prosecutions may be had under this section by indictioent in the circuit court or by information in a criminal court of record, and the effect of a sentence of distranchisement in either fiect of a sentence of distranchisement of said courts, both having jurisdiction of offenses hereunder, shall be to deprive such person senservinder, shall be to deprive such person sentenced of the right to vitte at any primary in this State for a period of time fixed by the court where such networ shall be convicted under this section. Solicitations of any person for a loan or gift of money or the purchase of anything of value, or any other subterfuge, shall be deemed a violation of the provisions of this section.

This section shall be construed so as to embrace

any payment or attempt to pay, or solicitation or acceptance of the payment of any pull or capita-tion tax, or the loan of money therefor, whether it he for the express purposeof influencing any voter

DELCA SA Sec. 16. Any tax collector or person acting under his authority or direction, who receives or permits to be received any money or other thing of value in payment of poll or capitation taxes. from any person, firm, association or corporation, either by a cheer, draft or any other method of either by a cheek, draft or any other method of payment, or any tax collector issuing a poll tax receipt, without payment in advance therefor, other than the person whose poll or capitation taxes is to be paid, shall be deemed guity of a misdemeanor and, upon conviction thereof, shall be punished by imprisonment in the county jail for not more than three months; Provided, That nothing in this act shall be construed to prevent any person paying, or any tax collector from collecting, the poll tax due by another person from any other person, who shall also pay, upon the request of the person owing the poll or capitation tax is necessary to qualify voters for participation tax is necessary to qualify voters for participation in the primaries herein provided for that such poll or capitation tax is necessary to qualify voters for participation in the primaries herein provided for that such poll or capitation tax is necessary to qualify voters for participation in the primaries herein provided for that such poll or capitation tax shall be paid not later than the second Saturday in the month preceding the month in which such primary is held.

Sec. 17. If any person whose duty it is to can

Sec. 17. If any person whose duty it is to canvass the returns or to make or tabulate a state-ment thereof who shall be deemed guilty of fraud. corruption or misbehaviour or of violating any of the laws of this State in canvasing the returns or making the tabulated statement thereof, he shall, upon conviction thereof, he fined not more than \$1,000, or imprissined in the county fall not ex-ceeding one year, or both, in the discretion of the

Sec. 18. Whoever shall wilfully and wrongfully take or carry away from the place where it has been deposited for safekssping, or deface, muti-late or change any primary ballot, poll tax, tally aheet or ballot how, or any name or figure therein or thereon, he shall upon conviction thereof, be fined not more than \$1,000, or imprisoned in the county juli not exceeding one year, or both, in the discretion of the court.

discretion of the court.

Sec. 19. Any person or member of any committee or any primary inspector, clerk or other officer who is guilty of stealing, wilfully and wrongfully leaking, destroging, mutifating, defacing, or inhawfully moving or securing or detaining the whole or any part of any ballot box, or any record primary poll book, tally sheet, or copy thereof, path, returns, or any other paper or document provided for by the laws of this blate, or who shall fraudulently make any entry, crasure or alteration therein, except as allowed and directed by the laws of this blate, or who permits any other person to be shall upon conviction thereof, before in the sum of the court.

Sec. 20. If any person shall commit any act

Sec. 20. If any person shall commit any act prohibited herein or man from doing any act duty required by the law to be done, or if any person shall in any manner be guilty of a violation of the primary faw of this State, such person shall upon conviction thereof, be fined in the sum of not more than \$r.soo or impresented in the county jail not exceeding one year, or both, in the discretion of the court. of the court.

Sec. 21. As soon as possible after the passage and approval of this act, and not longer than ninety-days after it shall become a law, the secretary of State shall cause to be printed in pamphlet form, with paper cover, a core capies of this law, and shall distribute them free to the chairman of the executive committees of all political parties

that had a regular ticket voted for at the last general election on demand of the said chairman of the executive committees of said political par-

ties.

Sec. 22. All laws and parts of laws in conflict with this act, whether herein specifically mentioned or not, be and the same are hereby repealed.

Sec. 23. This art shall take effect immediately upon its passage and approval by the governor.

Approved June 11, 1409.

CHAPTER 5930-(NO. 61).

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

Section 1. That Section 666 of the General Statutes of the State of Florida be, and the same is hereby amended so as to read as follows:

660—How Called Out,—Whenever any call is made by the President to repel invasion from any foreign nation, to suppress rebellion against the Government of the United States, or to execute the laws of the Union in any part thereof; or whenever necessary to preserve the public peace, to execute the laws of the State, to suppress insurrection or to repel invasion, the Governor shall call out the whole or as much of the militia of the State as the cubic necessity demands. That in the event of such call, or such necessity arising, the National Guard of Florida, as then organized, shall be the first troops to be called into actual service. Whenever it becomes necessary to call out any portion of the reserve militia, the Governor may appoint the number by draft exceeding to the nonulation of the several counsary to call out any portion of the reserve militia, the Governor spay appoint the number by draft according to the population of the several counties of the State, or otherwise, and shall notify the Sheriff of each county from which any draft is so required, of the number of persons his county is to furnish. Upon the requisition of the Governor being received by the Sheriff he shall immediately notify the Clerk of the Circuit Court of the County or in case of the absence of such Clerk, or his inability to set, then his legally authorized deputy or deputies, who shall repair to the office of said Clerk, and in public copy from the assencer's roll of such county, by name or number, periods who are returned as liable for military duty; such names, or their corresponding numbers, shall be placed on slips of paper of the same size and appearance, as nearly as practicable, which slips so named or numbered shall be placed in a box suitable for the purpose and the number required to

pearance, as nearly as practicable, which slipe so named or numbered shall be placed in a box suitable for the purpose and the number required to fill such draft or requisition, drawn therefrom by the Clerk. All persons so drawn and liable to perform duty shall be determined to be legally held to serve in the manner and for the time specified in the requisition, and the Sheriff shall notify the persons so drafted, orally or in writing, at what line and place they shall appear. The Sheriff shall make return to the Clerk of all persons drawn who could not be found, and the Clerk shall then draw as many additional names as may be required to complete the draft, and continue in like manner until the draft is completed.

Sec. 2. That Section 666, of the General Statutes of the State of Florida be, and the same is hereby amended to as to read as follows:

669—The Governor's Staff.—The Staff of the Governor shall consist of The Adjutant General, who shall be ex-officion Chief of Staff, the chief officer of each of the several staff departments, and such number of aids, not to esseed five, as may be detailed from the several staff corps and departments and from the line; Provided, Thal such defail as aid shall not operate as relieving the officers so detailed from the corps, department or command with which they may be serving, or from any duty connected therewith, except at such times as their revices may be exclusively required by the Governor, and That the detail of all aids shall terminate upon the expiration of the term of office of the Governor upon whose staff they may be serving; Provided, further, That the term of office of the Governor upon whose staff they may be serving; Provided, further, That the provisions of this Section shall in no way effect the commission of any officer holding appoint-ment at the time of the passage of this Act, nor shall they apply to the staff of the present Gov-

ernor. I
Sec. J. That Section 670 of the General Statutes of the State of Florida be, and the same is licreby amended so as to read as follows:
670—The National Guard of Florida.—That por-

to the effect that the physically fitted to perform the duties of a soldier,

physically fitted to perform the duties of a soldier, which certificate shall be forwarded together with the first of shiftstreent, to The Adjutant General. Here, of the State of Plonida be, and the same is hereby amended so as to read as follows:

671—Enlistments—Before any person shall be mustered into the military service of the State under the provisions of this Chapter, he shall take the following oath: "I do solemnly swear that I will support and defend the Constitution and the laws of the United States and of the State of Florida, and that I will observe and spey the lawful orders of the President of the United States, the Governor of this State, and the officers appointed Governor of this State, and the officers appointed over me according to the articles and reuglations provided for the government of the armies of the United States and of the National Guard of Flore United States and of the National Guard of Flor-ida. for the period of three years, unless sooner lawfully discharged. And I consent to be mus-tered into the service of the United States when-ever during the term of my enlistment the United States is invaded, or in danger of invasion, from any foreign nation, or of rebellion against the au-thority of the government of the United States, or the President is unable, with the other forces at his command, to execute the laws of the Union in any part thereof, and the organization of which I am a member is called into the service of the United States." All officers of the organized militia of this State shall be empowered to administer oaths of enlistment, and the same shall have the same forces and effect as if made before a maximum. same force and effect as if made before a magis trate or other civil officer competent to adminis-

(a)-Term of Enlistment,-The term of service of an enlisted man shall be three years; Provided, That any enlisted man serving his second term or other consecutive enlistment, shall, after the expiration of the first year thereof, be entitled to an honorable discharge upon request therefor. Sol-diers who re-enlist within sixty days after the ex-piration of their former terms of enlistment shall

piration of their former terms of enlistment shall be considered to have served continuously.

(b)—Praudulent Enlistment.—It shall be unlawful for any person to unis-state his age for the purposa of securing enlistment in the initiate of this state. It shall be unlawful for any person to enlist in two military organizations at the same time. Any person violating the provisions of this paragraph shall be deemed guilty of fraudulent enlistment.

paragraph shall be deemed guilty of fraudulent enlistment.

(c)—Oath of Office.—Every officer commissioned for service in the National Guard of Florida shall, before entering upon his duties, take and subscribe to the prescribed constitutional oath of office, which oath shall be filed with The Adjutant General

Sec. 8. That Section 6ys of the General Stat-utes of the State of Florida be, and the same is hereby smended so as to read as follows:

672-Armament, Discipline, Organization and Authorized Strength.—The organization, arma-ment and discipline of the National Guard of Flor-ida shall be the same as that which is now or may hereafter be prescribed for the regular or volunteer armies of the United States.

teer armies of the United States.

(b)—The Governor, as Commander in Chief of the military forces of the State, shall have the power and is hereby authorized to prescribe in orders the organization of the National Guard of Florida, in such manner and form as to make the said organization conform to the requirements for the organized militia under the lass of the United Into the purpose to alter, divide, annex, consolidate, disband, organize or reorganize any corpe, department or amount of the conformal to the conformal that it is now or my hereafter becomes in the last of the United States for the organized militiation, for that purpose, the number of officers and non-compassioned officers of any grade in any organization, department or corpe, may be increased or diminished, and the grade of such officers or non-commissioned officers may be altered to the extent necessary to socure such uniformity.

formity.

(b)—In time of neace, the strength of the National Guard of Florida shall not exceed three thousand enlisted men and such number of commissioned officers as may be required under the

prescribed plan of organization. This force and such naval militia as is now or may hereafter be provided for by law, shall, in time of peace, constitute the only organized militia of this flate; Provided, however, That in case of war, insurrection, invasion, or imminent danger thersof, the Governor shall have power to increase this force beyond the maximum now established by law, and to organize the same, with proper officers, as the exigencies of the service may require.

(c)—It shall be unlawful for any body of men whatsoever, other than the requirity organized land and naval militia of this State, the troop of the United States, and the students of regularly chartered educational institutions where military science is a prescribed part of the course of instruction, to associate themselves together as a military organization for drill or parade in public with fire-arms in this State, without special license from the Governor for each occasion; and application for such license must be approved by the Mayor and Board of Aldermen of the town or city where such organization may propose to parade. (For penalty for unlawfully participating in drill see Section 3146.)

ing in drill see Section 3346.)

(d)—The several staff corps and departments shall each consist of such number of officers and enlisted men as may be necessary to perform the duties relating to the several staff corps and departments at General Headquarters, on the staffs of brigades and divisions, and at camps, posts, depots, and other similar military establishments; and their grades and designations shall be the same as prescribed for similar staff corps and departments of the Regular Assay. The Adjutant General shall be appointed by the Governor, and the remaining officers of the staff corps and departments and the Regular Assay. The Adjutant General in his capacity as Chief of Staff. No person upon the recommendation of the Adjurant General in his capacity as Chief of Staff. No person shall be appointed as chief officer of any staff corps or department who has not held commission in the Army or Navy of the United States, the Confederate States, or in the organized militia of this State for at least two years.

(e)—The organization of each unit of the hospi-

this State for at least two years.

(e)—The organization of each unit of the hospital corps of engineers, signal corps, cavalry, infantry and coast artillery corps shall be the same as now or may be reafter be prescribed for the Regular and Volunteer Armies of the United States; Provided, That in time of peace the minimum number of each unit of the hospital corps, corps of engineers, signal corps, etc., shall be such as may be fixed by order of the President of the United States.

Sec. 6. That Section for all the General States.

Sec. 6. That Section 673 of the General Statutes of the State of Florida be, and the same is

Sec. 6. That Section 573 of the General Statutes of the State of Florida be, and the same is hereby amended so as to read as follows:

671—Appointment of non-Commissioned Officers.

The appointment of non-Commissioned officers in all tail corps and departments shall be made by the Adjutant Geogral upon the recommendation of the chief officers of such staff corps or departments. The appointment of all other non-commissioned officers shall be made in the Regular Army, and every non-commissioned officer an appointed shall receive a warrant of his rank from the officer by whom he is appointed. Non-commissioned officers may be reduced to the ranks by sentence of a court-martial or summary court, or upon the recommendation of their immediate cummanding officer, by order of the officer having authority to appoint them. The warrant of a non-commissioned officer may be continued in force upon his discharge and re-enlistment if recharge; otherwise a vaccy is created in the non-commissioned office and re-enlistment must be made as a private. made as a private.

Sec. 7. That Section 674 of the General Stat-utes of the State of Florida be, and the same is hereby amended so as to read as follows:

674—The Medical Department.—The Medical Department shall consist of the officers necessary to perform the duties relating to the Medical Department at General Headquarters, upon the staffs of brigades and divisions, and at camps, depots, posts and other military establishments; of the surgeons and assistant surgeons required to be attached to each organization of the troops of the ineach arm of the service, in accordance with the prescribed plan of organization; and of the the prescribed plan of organization; and of the Hospital corps. No assistant surgeon shall hold the rank of captain until he has served at least three years as first lieutenant, and all surgeons shall be appointed from among the assistant surgeons of the Medical Department. No person whall he appointed servent first class in the Hospital shall be appointed sergeant, first-class, in the Hospital Corps, unless he is a regularly licensed physician or pharmacist of this State.

Sec. 8. That Section 675 of the General Stat-utes of the State of Plorida be, and the same is hereby amended so as to read as follows:

675—General: Officers.—The Commander-in-Chief may organize a brigade in the National Guard of Florida and appoint one brigadier general to command it; but no other general offer of the line shall be appointed unless it becomes neces-sary to call the Reserve. Militia into active service, rovided, however, That should there be organized more than twelve companies of coast artilofy the chief of artillery may be given the rank of brigadier general. No person shall be eligible for appointment as a general officer in the frational Guard of Plorida who has not served for five years as a commissioned officer in the organized militia of this State or in the Regular or Volunteer forces of the United States.

Sec. 9. That Section 678 of the General Stathereby amended so as to read as follows;

678-Disbandment of Inefficient Organizations The Commander-in-Chief may disband any or-ganization of the National Guard of Florida which falls below the proper standard of efficiency

Sec. 10. That Section 679 of the General Stat-utes of the State of Plorida be, and the same is hereby amended so as to read as follows:

679—Discharges.—No enlisted man shall be discharged prior to the expiration of his term of enlistment except by order of the Commander-in-

(a)—Every enlisted man shall be promptly discharged upon the expiration of his term of enlistment, unless under arrest or charges; but the expiration of his term of enlistment shall not ipso facto operate as a discharge, and he shall be subject to Military discipline until actually discharged.

(b)-Every enlisted man, on his discharge from (b)—Nevry entated man, on his discharge from the service, shall be given a certificate of dis-charge signed by a field officer of his regiment or, corps, or by the commanding officer when no field officer is present. When more than one field officer of the regiment or corps is present, the commanding officer may designate the particular field officer to perform this duty. Buisted men of the respective at all corps and departments will. of the respective staff corps and departments will, on their discharge, he given a certificate of dis-charge signed by the chief of the corps or department to which they belong.

(c)-No duplicate of a discharge certificate will

Sec. 11. That Section 480 of the General Stat-utes of the State of Plorida be, and the same is hereby amended so as to read as follows;

hereby amended so as to read as follows;

680—Grounds for Discharges—Honorable Discharges will be given: First, upon completion of term of enlistment; second, upon acceptance of romotion by commission; third, upon application of the soldier or his immediate commanding officer, based upon any of the following grounds: Physical disability, supported by a certificate of a medical officer, or of any other reputable physician or surgeon, to the effect that the soldier is physically disqualified for military service; engagement in business such as precludes the soldier from performing his military duties; removal of residence beyond the limits of the organization to which he belong. And when specially ordered by the Commander-in-Chief for any otherways. Discharges without boose may be given: Pirst, without trial or account of fraudulent enlistment; second, without trial on account of having become disqualified for service physically or in character through his own fault; think, on account of acter through his own fault; thind, op account of imprisonment funder sentence of a civil court; fourth, where the service has not been honestand faithful, i. ..., where the service does not warrant the re-enlistment of the solder; fifth, when specially ordered by the Commander-in Chief for any other reason. No dishouseable distriction of the service of the servic

(a) Soldiers under charges or undergoing that shall remain subject to the Articles of War and military law until tried and sequitted or convicted and sentence executed.

(b) No per at Lind be re-enlisted in the National Guard of Florida who did not receive an honorable discharge therefrom for his former term or terms of service, and no person who has previously served in the Regular or Volunteer Armiss of the United States or in the organized militia of another State, shall be enlisted in the National Guard of Florida unless he holds an honorable discharge from the organization with which he previously served. Any person making a false statement as to his previous military service for the purpose of obtaining enlistment in the National Guard of Florida shall be deemed guilty of fraudulent enlistment. dulent enlistment.

Sec. 12. That Section 682 of the General Stat-utes of the State of Florida be, and the same is hereby amended so as to read as follows.

682—Examinations Required for Commission Revery the commission of the requirement of the confice for which he has been extended to the requirement of the confice for which he has been extended to conduct such examinations, and whenever any candidate for commission shall fail to appear before a board as directed, he shall be considered to have failed to qualify, and commission will not issue. The Commander-in-Chief may also constitute of the promotion.

vene examining boards to determine the inners of officers for promotion.

(a)—Whenever the Commander in Chief may deem it advisable, he may order an officer before an examining board for examination as to his fittoring to five opinion of any superior commanding officer, or the chief of any staff corps or department, is composition to which be may be attached by missing their for a court in the chief of any staff corps or department, is composition to which be may be attached by missing the interest of the organization to which be may be attached by missing officer or chief of staff corps or department and which he is not amenable to court martial may officer or chief of staff corps or department to his into the complaints filed against the officer and into the complaints filed against the officer and may examine him as to his mental and military competent evidence by witnesses or otherwise and may be represented by counsel. The president of an examining board convened under this paramaph may administer cathe towitnesses; and may issue summonses and require the presence of although the board having in this respair the same powers as are granted to courts martial. A transfer of the board is officer fail to appear he for may, if the board is recommended, when the service. The pay of members of an examining board convened under this paragraph. Upon the conclusion of the officer and discharge him from the service. The pay of members of an examining board convened under this paragraph board convened under this paragraph of the officer and discharge him from the service. The pay of members of an examining board convened under this paragraph pearses, shall be the same as provided for courts pearses, shall be the same as provided for courts.

penses, shall be the same as provided for courts-martial. (b) - Examining boards shall consist of not less | than three and not more than five allowed. Provided, however. That a majority of the members of the board shall be competent to consider the

(c)—An examining board shall report adversely upon any candidate for commission or offer or-dered before it against whom there is austained a charge of immorality, dishonerty, intemperance or other conduct unbecoming an officer and a

gentleman.
Sec. 13. That Section 683 of the General Statute of the State of Plonda be, and the same is hereby amended so as to read as follows:

(a)—The Commander-in-Chief may divide the State into regimental and battallion disfricts and all field and staff officers of the line shall be readents of the military district in which their regiment or battallion is situated. Field and staff officers permanently removing from the military district of their-organization shall be considered to have resigned, and, unless responsible for the military property or funds, or delimquent, the Commander in-Chief may discharge them and provide for filling the vacancy as in the manner prescribed by regulations. All company or troop officers must be residents of the statum of their organization, or its immediate vicinity.

organization, or its immediate security
(b)—The Commander in Chief may with the approval of the Secretary of War, assuming there or organizations of the Coast Artillery to al Guard of Florida, to the United State artillery districts within the State of Florida the for purposes of administration and justice to Sec. 14. That Section on of the General Statutes of the State of Florida be and the same is hereby amended so as to read as follows:

681-Rank of Officers .- Commission and officers shall bear the date of actual appointment, but each officer shall, upon original any true, take rank from the date shall be expression, which date shall be expression, Provided, however, That is appointments made without further some non-

field as "candidates for commis-shall be from the date on which the is made (n)-Officers of each grade sha dence according to the date of the when two of the same grade are of the

date, their precedence shall be determined service, continuous or otherwise, in forces of the State, or of the United Stop equal service, then by for. Officers appointed, serving continually in the same grade shall rank from the date expressed in their original commission to such urade (b) -In no case shall any colored others com-

utes of the State of Florida be, and the sine hereby amended so as to read as follows

686-Discharge and Removal of Officers officer may be honorably discharged to the Com-mander-in-Chief upon the removal of his residence beyond the State; upon tender of respection upon the disbandment of the organization to which he belongs, or upon the expection of his

which he belongs, or upon the control term of office.

(a)—Rvery officer diffharged from the service shall be entitled to a certificate of discharge.

(b)—The Commander in Chief may vacate the commission of and drop from the relief the National Guard of Florida the name of any officer when he has been convicted of an infamiliar crime that could country.

when he has been convicted of an inflammation by a civil court.

(c)—The Commander-in Chief may lacket the commission of and discharge from the chimal Guard of Florida any officer who shall be a porter to appear before an examination local for examination; or upon the recommendation of examination; or upon the recommendation of examination; or upon the recommendation of examination of examineers when it appears that the officer is unable or unfit to discharge the date of his officers or enlisted men.

officers or enlisted men.

(d)—When an officer has been about him he duty without leave for more than the shall be considered in desertion at mander-in-Chief may vacate his current mander-in-chief may vacate his current. dronged from the partie the eause his name to be drongs. National Guard of Florida. (e)-No officer shall be dismissed in the ser-

vice in time of peace except by sentence of a court from the service by sentence of a correct from the service by sentence of a correct from the service by sentence of a correct service authority, and service by the fever be restored to the service, except by the pardon of the Governor. pardon of the Governor.

- Sec. 16, 'That Section 687 of the General State utes of the State of Florida be, and the same is fiereby amended so as to read as follows:

officer of Officer Removed. When any officer of the Commander in Chief makes within thirty days after such removal, an application in walling for trial, thing forth, under oath, that he has been wrongfully removed. The converse a court martial to try such officer upon the charge upon which be shall have been removed; and it, as a reformer status in the service. 687-Right of Officer Removed. When any

utes of the State of Florida be, and the same is hereby amended to as suread as follows:

hereby amended to de suread as followed of the Retired Little of the suread of Florida the Retired Little of the Period of the same grade for the period of the syear, or having served in the Army of fifteen years, or, having served in the Army of Navy of the United States in time of war and been honorably discharged their from, and haying the period of ten years, may be retired with above that held by him at the time of making such application. Any commissioned officer requesting retirement after twenty-five years of active ing retirement after twenty-five years of active service may be placed upon the Retired List with such rank as the Commander-in-Unit may direct

(a)—Retired officers shall be commissioned on the Retired List by the Commander-In-Chief, and the Retired List by the Commander or deer as hereimafter provided shall, wears the uniform of their retired rank, without corps, the uniform of regimental designation. They dearment or regimental designation. They all the eligible to perform any military duty to the same artent as if not patient, and the Commander in Chief may, in his discretion, require here they shall receive the same pay and altered to be some and the courts of increased of the courts of the same pay and altered they shall receive the same pay and altered they shall receive the same pay and altered to the same pay and benefits under this active duty. They shall under this active duty. They shall need to the active list. Their names shall be amenable to courts martial for military offences as if upon the active list. Their names shall revision of the Adjutant General once a year by letter, during the month of December, and, failing to the National Guard of Florida. They shall revision of the Adjutant General any change in their residence.

(b)—When an officer or an enlisted man reaches the age of sixty-two years, he may, in the discretion of the Commander in Chief, be placed upon the called in the latter to the purchase of articles of military property to teplace those which were lost or destroyed, or to repair those injuried. Provided, however, and the sum so stopped shall be applied by the latter to the purchase of articles of military property to teplace those which were lost or destroyed, or to rejoir those injuried. Provided, however, and the sum so stopped shall be palf over to the Adjutant General any change in their residence.

(b)—When an officer or an enlisted man reaches the age of sixty-two years, he may, in the discretion. They shall be palf over to the commander in Chief which we shall be applie

their residence.

(b)—When an officer or an enlisted man reaches the age of sixty-two years, he may, in the discretion of the Commander in-Chief, be placed upon the Retired List.

(c) when any ninear between permanently deathed or obvice by disqualified for the performance of mintary duty by reason of wounds injuries or illness, he may, upon his own application, or in the discretion of the Commander-in-Chief, he nutered before a retiring board for an amination, and, upon the recommendation of such board, may be placed upon the Retired List; Provided, however, That no officer shall be so placed upon the Retired List cause of physical disabilities which have resulted from intemperance or improper havits or conduct upon his part.

(c)—Anyenhated man who are to disabled and physically disqualified for the performance of military service by reason of wounds, injuries or illness, may, upon the certificate of air-edical officer to that also, and in the discretion of the Commander in Chief, be placed upon the Retired List; Pro-

ness, may, upon the certificate of an edical officer to that effect, and in the discretion of the Commander in Chief, be placed upon the Retired List; Provided, however, That no enlisted man shall be some placed upon the Ketired List because of physical disabilities which have resulted from intemperance or improper habits or conduct upon his part.

(e)—For the purposes indicated under paragraph c of this Section, the Commander-in-Chief may appoint ratifing boards; which boards shall be constituted and have cognizance of the same subjects and possess like powers as do similar boards organized under the laws of the United States and Regulations for the United States Army. The proceedings of retiring boards shall be assimilated to the forms and mode of procedure prescribed for like boards under the Regulations for the armies of the United States.

(f)—A place on the Retired List being a distunction only given in recognition of long and meritime agrees, no officer or enlisted man will ever

(1)—A piace on the Kettred List being a dis-tention only given in recognition of long and meri-torious service, no officer or enlisted man will ever be retired whose service has not been honest and faithful; nor will any officer or soldier be retired as a means of punishment.

as a means of punishment.

(g)—An officer upon the Retired List who accepts a commission in the active militia may, at any time, upon his own application, be again placed upon the Retired List with the rank with which he formerly settired; Provided, howevery. That it his latest service in the active militia was a grade higher than that mith which he was one of the service with the service militial was a service with the service militial was a service with the s ginalty, retired, he may be given such higher grade.

Sec. 18. That Section 680 of the General Statutes of the State of Plorida be, and the same-is hereby amended so as to read as follows: hereby amended so as to read as follows:

689—Attendance Upon Military Schools of United States.—Upon the application of any officer of the, National Guard of Florida, the Commander-in-Chief may recommend that such officer be authorized to attend any college or military shood of the United States, and may relieve him from duty with the militia for such time as may be necessary for him to pursue the regular course of study at such college of school. While so engaged the officer will be entitled to such pay and allowances as may be provided for hy Pederal law.

Sec. 19. That Section 600 of the General Stat-utes of the State of Plorida be, and the same is hereby amended at as to read as follows:

490—The Uniform.—The uniform of the National Guard of Florida shall be the same as that prescrited for the United States Army, except that the Commander-in-Chief may order the use of such insignia or collar device as will be distinctive of this State.

Sec. 20. That Section by of the General Stat-utes of the State of Florida be, and the same is hereby amended so as to read as follows:

602-Uniforms, Arms and Equipment for En-Bared Men.—Every enlisted man in the National Guard of Phyrida shall be furnished with a service uniform, and such arms and equipments as are prescribed for the proper performance of military duty. These supplies, and such camp and gar-rism equipage as may be necessary. For the proper equipment of all organizations for service in the field, will be issued through the proper statt corps proved requisitors.

(a)—Every officer or enlisted man shall be re-sponsible for the care, safe-keeping and return of any uniform, arm or other military property de-livered to him for his use. He shall use the same for livered to him for his use. He shall use the same for mintary purposes only, and upon receiving a disclarge or otherwise leaving the militar; service, or apon the demand of his commanding officer or other competent military authority, shall forthwith deliver such uniform, arm or other military property to the officer designated in the order directing him to turn such property in; the property so turned in to be in good under, reasonable use and ordinary wear thereof excepted. Any person violating the provisions of this paragraph will be decured quilty of a mindementanor, and, upon conweighting the provisions of this paragraph will be deemed guilty of a misdemeanor, and, upon conviction before any court of competent jurisdiction shall be punished by a fine not exceeding two bunderd dollars, or by imprisonment not exceeding sig months, or by both such fine and imprisonment, at the discretion of the court.

Sec. 21. That Section out of the General Sta-utes of the State of Blorida be, and the same is hereby amended so as to read as follows:

hereby amended so as to read as follows:

o93—Military Property to the Accounted for.—
The uniforms, arms, camp equipage and other Military stores obtained through the appropriations by Congress for arming and equipping the military are and shall remain the property of the United States; and all other military property, purchased from public funds, are and shall remain the property of the State of Plorida. All public military property of the United States or of the State of Plorida shall be accounted for and used under such conditions and restrictions and in accordance with such rules as may be prescribed by law and the Regulations of the Mational Guard of Plorida.

(a)—Commissioned officers shall exercise the

the Regulations of the National Guard of Florida.

(a)—Commissioned officers shall exercise the strictest care and vigilance for the preservation of the uniforms, arms, equipment and other military property furnished to their several commands, and issued by them to enlisted men; and in case of any loss thereof, or damage thereto, by their need to default, or because of their failure to observe and maintain the system for the care, use and acceptains for military property prescribed by law and the shall be liable to municiment by sentence of a sourt-martial for neglect of duty.

Sec. 22. That Section 604, of the General

Sec. 22. That Section 695, of the General Statutes of the State of Florida be, and the same is hereby amended so as to read as follows:

603 -Penalty for Loss or Destruction of Military Property.—Revery person, who shall wantonly carelessly, or intentionally lose, injure or destroy the uniform, arm, equipment or other article of making property laused by the United States or by the State for military purposes, and refuse to make good such lose, or shall sell and dispose of, minore or accrute the same with intent to sell or the control of the cont micanor and, upon conviction thereof before a court of competent jurisdiction, shall be punished y a fine of not exceeding two hundred dollars, or by imprisonment not exceeding six months, or by the fine of the fine and imprisonment, at the discretion of the Court. of the Court.

Whosoever wrongfully purchases, retains (a) Whosever wrongfully purchases, retains or ha, in his possession any arm accountement, article or uniform, tool or implement, or other article of military property, marked or branded to indicate that it is the property of the United States or State of Florida, shall be guilty of a missecuesable and upon conviction before a court of the property of the court of the court in the court of the court in the court of the

h) It is proper of the National Custo of and hall in modulally upon his vecating an once, turn over to his successor, or to such other officer as may be designated by the Commander other or other competent authority, all records, the other of reports, public funds and million that the lating to his former office or commander period of fitteen days, it shall be the duty his next superior commander present at the office, in the absence of such commander, of the commander in-Chief, to direct some proper officer to take charge of all such records, reports, funds are true inventory of the same and report the

stroyed, or to repair those injured; Provided, however, That the failure to collect in this way any turns charged against an officer or enlisted man

ever. That the failure to collect in this way any sums charged against an officer or enlisted man shall not ourset a relieving him of responsibility under his bond.

Sec. 21. That Section 600, of the General Statutes of the State of Florida by, and the same is hereby amended so as to read as follows:

699—Arricles of War.—The Articles of War governing the armies of the United States shall be applicable to and shall govern the National Guard of Florida insofar as they are not inconsistent with the Constitution and laws of this State.

Sec. 24. That Section 200, of the General Statutes of the State of Florida he, and the same is hereby amended so as to read as follows:

780—Regulations: How Promulgated.—The Adjutant General is hereby authorized to be ture and promulgate arricles, fulles and regulations for the government-and discipline of the National Gitash of Florida, net inconsistent with the Constitution and laws of the United States or of this State, which articles, rules and regulations, when approved by the Governor, shall be published to the same shall be filed in the office of the Secretary of State.

Sec. 28. That Section 703, of the General Statesec.

the same shall be filed in the office of the Secretary of State.

Sec. 28. That Section [c3, of the General Statutes of the State of Plonda be, and the same is hereby mended so as to read as follows;

703—Courts-Marilal.—General courts-martial may be convened by order of the Commander in-Chief or of any general officer, and such courts shall have power to impose fines not exceeding two hundred dollars; to sentence to forfeiture of the pay and allowances; to a reprimand; to dismissal pay and allowances; to a reprimand; to dismissal or dishonorable directoring from the service; to re-duce non-commissioned officers to the ranks; to sentence enlisted men to confinement when in the field on camps of instruction, at rendezvous for neth on camps of instruction, at rendezvous for target practice, on practice marches, or whenever engaged in active and continuous military duty. Provided, however, That such confinement shall not extend beyond, the time of the return to its home station of the organization to which such men belong and its relief from duty; or any two or more such numbers are now be combined in the more such punishments may be combined in the scrittings indused by such courts. Regiments courts may be appointed by every officer commanding a regiment or corps for his own regiment or corps; garrison courts may be appointed by the commanding officer of any garrison, fort, post or other place where the troops consist of different corps, for such garrison or officer place, and such corps, for such garrison or other place, and such regimental and garrison Touris-martial-hall have the same powers of punishment at general courts-martial, except that fines imposed by such courts shall not exceed one hundred dollars. But no sentence of dismissal from the service or dishonorable discharge shall be executed until approved by the Commander-in-Chief. Presidents of courts-martial shall have served to the Sher. tial shall have power to issue warrants to the Sher-iffs of the State to arrest accused persons and bring them before the court for trial whenever such persons have disobeyed an order in writing from the convening authority to appear before such court, a copy of the charge or charges having been delivered to the accused with such order. Judge Advocates of all courts martial shall have authority to issue subjected for the attendance of witnesses, and courts martial shall have power to entitle a refusal to be swern or the asswer. punish a refusal to be sworn or to answer, as pro-

yided in actions before civil courts.

Scc. 26. That Section 704 of the General Statutes of the State of Plorida be, and the same is hereby amended so as to read as follows:

704—Duties of Sherift.—The President of any court-martial assembled in pursuance of this article may make a requisition upon the Sheriff of the county in which the session is held force Deny.

707-Court-Martial Proceedings; How Disposed 707—Court-Martial Proceedings; How Disposed Of.—The reviewing authority of courts-martial may, before taking action in a case, submit the record of the proceedings to the Judge Advocate General's Department, through the office of The Adjutant General, for review and report as to their legality and regularity. The reviewing authority of every court-martial shall, with as much expedition as the opportunity of time and place will permit, forward the original proceedings, finding and sentence of such court, with record of his permit, forward the original proceedings, mainly and sentence of such court, with record of his action thereon, to the office of The Adjutant General, where they shall be carefully preserved.

Sec. 28. That Section 7c8 of the General Statutes of the State of Plorida be, and the same is

hereby amended to as to read as follows: 708—The Summary Court.—The commanding officer of each garrison, fort, post or other place, regimental or curps, detached batallion, detached company or other detachment in the National Guard of Florida, shall have power to appoint for such place or command a summary court to consist of one officer, who shall have power to administrate the state of the property and care. sist of one officer, who shall have power to admir-ister oaths and to try the enlisted men of such gar-rison, fort post or other place, or of such regiment or corps, detached batallion, detached company, or other detachment in the National Guard of Plorida, for breaches of discipline and violations of the laws governing such organizations; and said court, when satisfied of the guilt of an accused soldier, may impose fines not exceeding twenty-five dollars for the same offense; may sentence non-commissioned officers to reduction to the ranks; may sentence to forfeiture of pay and alranks; may sentence to forfeiture of pay, and allowances, or, when the troops are in the field in camps of instruction, at rendezvous for target practice, on practice marches, or otherwise engaged in active service, may sentence to confinement; Provided, That such confinement shall not extend beyond the time of the return to its home station of the command to which the soldier belongs and its relief from data. The overseedings of such courts command to which the soldier belong; and its re-lief from duty. The proceedings of such courts shall be informal, and the minutes thereof shall be the same as is prescribed for summary courts in the Army of the United States. No sentence of a summary court shall be binding or of effect until approved by the officer appointing the court, or the officer commanding for the time Juing. The the officer commanding for the time sense.

summary court shall have power to issue warrants
to the Sheriffs of the State to arrest accused persons and bring them before it for trial whenever
such persons have displayed an order in writing
from the officer appointing such court to appear
before it; a copy of the charge or charges being
delivered to the accused with said order. The delivered to the accused with and order. In automary court shall also have power to issue hith-poenas for witnesses, to putish for refusal to be aworn or answer, as in the case of other military courts. The commanding officers authorized to approve the sentences of summary courts, and superior authority, shall have power to remit or puting the same.

mitwate the same Sec. 29. That Section 713 of the General Stat-utes of the State of Plorida be, and the same is hereby amended so as to read as follows:

hereby amended so as to read as follows:

. 713—Sherill's Free.—Frees to Sheriffs for the service of all process issuing out of military courts, and for the attendance of Deputy Sheriffs upon such courts, shall be the same as provided by law for the service of similar precess issued by the ovil courts of the State. In trials by summary court, when the accused has been acquitted, the Sheriff's costs and fees shall be paid out of the public funds in possession of the commanding officer of the organization to which the accused of the Sheriff's Deputy Sheriff thall agon as account certified as correct by the ludge Advocate of the court and approved by the Adjutant Ocheral.

General.

Sec. 30. That Section 730 of the General Stat-ntes of the State of Florida be, and the same is hereby amended so as to read as follows:

730-Required to Participate in Drilla, Field Exercises and Parades.—Every company, troop and detachment of the National Quard of Florida, not excused by the Governor, shall participate in field exercises, whether it be a camp of instruction, rendesvous for target practice, or practice march for at least five consecutive days each year, and

shall as embleior instruction at company, battalion or regimental armories or other rendezvous at least twice each month, and oftener upon the order of commanding officers. Commanding officers shall also have authority to order and provide for inspections, musters and other ceremonies and parades; and the Commander in-Chief may order out any part of the troops for escort and other duties.

Sec. 31. That Section 751 of the General Stat utes of the State of Florida be, and the same is hereby amended so as to read as follows:

721-Governor May Order Troops Beyond State for Instruction.—The Commander in Chief is authorised to order out the National Guard as authorized to order out the National Guard of Florida and, if necessary, to order them beyond the limits of the State, for the purpose of participating in any encampment, maneuvers or field instruction of any part of the Regular Army of the United States, at or near any military post or camp, or lake or scacoast defends of the United States, whenever participation in such encampment, maneuvers or field instruction is authorized by the Secretary of War.

Sec. 32. That Section 722 of the General Stat-utes of the State of Plorida be, and the same is hereby amended so as to read as follows:

T22—Pay for Participating in Field finercises.—
When attending camps of matriction or participating in other field exercises, except as provided for under the foregoing Section, the member of the National Quart of Florida shall receive the following compensation: Officers, three dollars a day and ruch allowance for horse libra to those didless require them to be mounted and who actually are mounted as may be fixed by the Commander in Chief, not exceeding two dollars per day; enlisted men, such pay and subsistence as are at the time allowed by law in the United States army their respective grades. The Comptroller shall, upon requisition of The Adjutant General for such expenditural frameral, approved by the Commander in Chief, draw his warrant upon the Treasurer in favor of The Adjutant General for such expenditural framera as may be necessary to the conduct disuch encampment or field exercises, updately coats of transportation; labor and tupliles, which requisition shall be paid from any moneys in the Treasury, appropriated for the expenses of encampments and held exercises during that year, When the appropriation is insufficient, The Adjutant General may pay the troops pro-rate; Provided, however, That nothing in this Section shall 722-Pay for Participating in Field linercises .tant General may pay the troops pro rata; Provided, however, That nothing in this Section shall be construed as sejealing or modifying the provisions of Chapter 362s, Laws of Plorida.

Sec. 33. That Section 723 of the General Stat-utes of the State of Florida De, and the same is hereby amended so as to read as follows;

receive amended so as to reat as follows; w.

723—Pay, Courts-Martial, Aiding the fivil Authorities, Etc.—All officers serving on courts-martial shall be considered in actual service and shall be entitled to five costs per sails for traveling expenses, and the same pay as when in aftendance at encampments. Witnesses shall be allowed five cents per mile for traveling expenses and the same pay as witnesses in attendance upon civil courts. civil courts.

(a) When called out under this article to (a) When called out under this article to aid the civil authorities, or when employed under the orders of the Commander-in-Chief to preserve the public peace, to execute the laws of the State, to suppress insurrection or to repel invasion, the National Guard of Florida, labeling halfs shifted and enlisted men, shall receive the same pay and subsistence as are at the time allowed by law to those holding similar grades and positions in the United States Army, and shall be provided with transportation when ordered away from home.

(b) The Comptroller shall, upon requisition of The Adjutant General, approved by the Governor, draw his warrant upon the Tressurer for such expenditures as are authorized under this Section, which shall be paid from any moneys in the Treasury, not otherwise appropriated.

Sec. 34. That Section 724 of the General Stat-utes of the State of Florida be, and the same is hereby amended so as to read as follows:

hereby amended so as to read as follows:

724—Pay Rolls.—Commanding officers shall, within ten liays after being called on to perform any active duty for which pay is provided by law, make and forward to The Adjutant General certified pay rolls, in triplicate of the field and staff, non-commissioned staff and hand, company, troop or detachment, respectively, specifying the name and cank of each man and the number of stays that he was present and performing duty. One of these rolls will be filed with the Comptroller, one with The Adjutant General and one with the retained copies of reports of the organization. retained copies of reports of the organization.

Sec. 35. That Section 725 of the General Stat-utes of the State of Plornia be, and the same in hereby amended so as to read as follows:

ticle may make a requisition upon the Sherifl of the county in which the session is held for a Deputy Sherifl to attend upon the court, 'and such Deputy Sherifl to attend upon the court, 'and such Deputy Sherifl shall receive fer his attendance and services the same pay and fees and be subject to the same responsibilities as when attending upon the sessions of the Circiut Court Sec. 27. That Section 707 of the General Statutes of the State of Florida be, and the same is hereby amended so as to read as follows:

1. The general current expenses of the Military Department.—

2. The general current expenses of the Military Department and provided for shall be paid from the fund for current expenses of the Military Department.—

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2. The general current expenses of the Military Department expenses of the Military Department.—

2. The general current expenses of t such requisition so presented and si Adjutant General and the Governor,

Sec. 36. That Section 726 of the General Stat utes of the State of Florida be, and the same is hereby amended so as to read as follows:

726-Allowances.-There, shall be annually paid to the Quartermaster of the Brigade, each paid to the Quartermaster of the Brigade regiment and battalion, and quarterly to the manding officer of each company, troop and ma-chine gun platoon, to the medical officers com-manding regimental detachments of the Hospital Corps, and to the chief musicians of bands, upon their requisition, approved by the post commander and by The Adjutant General, the following squass less the maintenance of such organizations and for the care of all public property entrusted to their charge: Brigade, five hundred dollars; registrements of the care of their charge: firinate, five hundred dollars; regiment, one hundred dollars; buttalion, twenty-five dollas; campany, troop and band, twenty-five dollar; detachment of the florgital Corps-asi machine gun platoon, twelve and one-helf dollars. There may also be raid to inspectors of small arms practice, upon their requisition lapproved by the commanding officer of the organization to which they are attached and by the Adjutant General, not exceeding fifty dollars; and to the Surgeon General upon his requisition, approved by The Adjutant General, not exceeding twenty-five dollars, for the annual expenses of their respective offices; Provided, That the payment of these allowances shall be subject to such rules and restrictions as may be be subject to such rules and restrictions as may be prescribed by the Regulations for the government of the National Guard of Florida, and that all moneys so paid shall be treated as public funds and accounted for as also may be prescribed by

(a) The rent of armories shall be paid by the State out of a fund to be biennially appropriated

by the Legislature. Sec. 3614. That Section 729 of the General Sjaintes of the State of Plerida be, and the same is hereby amended so as to read as follows:

729 - Inspections - The Commander in Chief nay from time to time require inspections to be made by officers of the Inspector General's Department or other officer or officers of the National Guard of Florida, or by any officer or officer of officer of the National Guard of Florida, or by any officer or officers of the United States Army, who may be detailed under authority from the occretary of War.

(a) If it shall appear from the report of an in specting officer, appointed under this Section, that any officer is incompetent or is impairing the efficiency of the organization to which he belongs emiciency of the organization to which ha belongs by mismanagement, neglect or misconduct, the Commander-in-Chief shall take the action pro-vided for under Paragraph A. Section 68s, of this Article. Article.

(b) If it shall appear from the report of an inspecting officer, appointed under this for live that any public property which has been listing uted to organizations for use, has not been mady kept or properly housed, handled, administized and accounted for, or that it has been loaned or injured, or used for other than military property, the Commander in-Chief shall institute such disciplinary measures as are provided for by law, and may order the Judge Advocate General, or other may order the Judge Advocate General, or other proper legal officer of the State, to prosecute the lond given by the responsible officer, and may, in his discretion, disband the organization.

Sec. 37. That Section 311 of the General Stat-utes of the State of Plorida be, and the same is hereby amended so as to read as follows:

hereby amended so as to read as follows:

71 — Authority the control of the county of the county, who shall detain him for examination before a court having jurisdiction of the place.

(b)—Every commanding officer when on duty

may fix necessary limits or bounds to his parade or camp, not including a public mad within such bounds, in such manner as to prevent traveling therein; and within such bounds and limits no person hall enter without leave, and the commanding officer as we can may refuse to unauthorize prions in the traveling and the commanding officer as we can may refuse to unauthorize prions in the traveling and the commanding officer as we can be a superior of the service make this expedient. Whoever intrudes within the limits of any parade, camp, armory or huilding occupied as quarters, after being forbidden, may be ejected, forcibly if necessary, or may be comfined under guard, at provided for in the foregoing paragraph, and whoever resists a sentry enhancering to exclude him from such limits may be arrested by order of the commanding officer, and tried upon his complaint for assault.

(c)—No person shall discriminate against any officer or enlisted man of the National Guard of Plorida because of his membership in the militia. Florida because of his membership in the militia. No person shall prohibit or refuse entrance to any officer or collisted man of the Army or Navy of the United States or of the National Guard of this

officer or enlisted man of the Army or Navy of the United States or of the National Guard of this State into any public entertainment or place of amurement because such officer or enlisted man is wearing the uniform of the organization to which he belongs. No employer or agent of any corporation, company or firm shall discharge any public from employment under them because of being an officer or enlisted man of the organization militia, or tweates, being a regularly commissioned or enlayed member of the militia, he shall have been called away to perform some proper military duty legally angired of him.

[d]—Any person violatification of the foregoing paragraphs of the Section shall be deemed guilty of a misdemeanor, and, upon conviction before a court of compelant jurisdiction, may be fined not exceeding two hundred diollars, or sentenced to a confinement for not exceeding six nonths, or both, at the dicretion of the Court.

[e]—It shall beaudawful for any association, club, society or other organized body, of a fraternal of locial character, or organized for the mutual protection and benefit of its members, to inspect the first of the first or other organized for the mutual protection and thenefit of its members, to inspect of the organized milita. Any a ociation, club, society or other organized body violating the provisions of this Section shall forfeit any charter visions of the State and all privileges granted to or enjoyed by it under the State law.

visions of this Section shall forfeit any charter granted it by the State and all privileges granted to or enjoyed by it under the State law.

Sec. 18. That Section 733 of the General Statets of the State of Florida be, and the same is help a mental so as to read as follows:

181.—Pensions—Any member of the National Guard of Florida who, while in active service under Section 716 of this Article, is wounded or disabled, shall be taken care of and provided for at the expense of the county in which the riot, unlawful assembly or breachlof the peace occurred, during such disability;

181.—In section 716 of this Article, is wounded of injuries, he, or his widow and children, if any, or his dependent mother, shall receive a pension, the amount and manner of payment to be the same as is now or may be hereafter be fixed by law for soldiers who served in the Confederate States Army.

Army.
Sec. 39. That Section 716 of the General Statutes of the State of Florida be, and the same is hereby amended so as to read as follows:

736 Dutles of Other Officers. The duties of

the officers of the several staff corps and depart, menta, other than those specially prescribed for The Adjutant General and Chief of Staff in the The Adjutant General and there of Staff in the preceding Sections, shall be such as usually pertain to officers of like grades in similar staff-corpa and departments of the Regular Army of the United States, and such other proper military duties as they may be ordered to perform by the Commander-in-Chief or Chief of Staff.

(a)—Onlor before the fifteenth day of December of such were the commanding sectors of each

ber of each year, the commanding general of each brigade and division, the commanding officer of each regiment and other separate organization of the line, and the chiefs of the several stall corps and departments, shall prepare and forward to The Adjutant General a report of the operations and work of their respective commands, staff corps or departments, embodying therein such

corps or departments, embodying therein such recommendations as they may deem pertinent and for the good of the military service.

Sec. 40. That Section 737 of the General Statutes of the State of Plonida be, and the same is hereby amended so as to read as follows:

737—Exemption from Jury Duty.—All offices and enlisted men shall be exempt from jury thuty if they desire it.

they desire it.

if they desire it.

Sec. 41. That Section 743 of the General Statutes of the State of Florida be, and the same is hereby amended so as to read as follows:

743—Manner of Forming Divisions.—A division of naval militia may be formed in the same manner as is provided for the formation of a company of the National Guard of Florida. The naval battalion shall be constituted as soon as two divisions are completely oppanized.

possible, to that of the Navy of the United States. It shall be governed by the laws and regulations as now provided for the government of the National Guard of Plorida, as far as the same may be consolidate or distand the said that as the same may be the foremor, as Commander in the Chief, shall have power to order, divide, annea, consolidate or distand the said batallion whenever in his judgment the efficiency of the State forces will be thereby increased; and he shall have power will be thereby increased; and he shall have power to make such rides and regulations as may be deceined proper for the government and instruction of the said batallion. Such rules and regulations shall conform to the provisions of this Article, and, as inearly as possible, to those governing the United States Navy.

Sec. 43. That Socion *4* of the General Statiutes of the State of Plorida be, and the same is hereby amended so as to read as follows:

748—Relative Rank of Officers.—The rank of officers in the Naval Militia is naval rank, and its.

officers in the Naval Militia is naval rank, and its relation to the rank of officers in the Army and or-ganized militia shall-be such as is prescribed in the

Regulations for the United States Argy and Navy. The relative rank of petty officers and seamen of the Naval Militia shall be the same as Section 10 Caval status and the the same as for similar grade in the United States Navy.

Section 4. That wherever in the laws of Plorida the term or title "Plorida State Troops" is used it shall be understood as referring to and will apply to the National Guard of Plorida.

Sec. 45. That all laws and parts of laws in conflict herewith are hereby repealed.

Sec. 46. That this Act shall become effective minediately upon its passage and approval by he Governor.
Approved June 7, 1909.

CHAPTER 5931-(NO. 62).

AN ACT to Authorize the State Board of Health to Adopt. Promulgate and Enforce Rules and Regulations for the Betterment and Protection of the Public Health of the State of Florida.

Be It finacted by the Legislature of the State

Section 1. That the State Board of Health shall

Section I. That the State Board of Health shall have the power to make, adopt, promukate and enforce rules and regulations from time to time requiring and providing for the thorough sanitation and disinfection of all passenger case sleeping care steamboats and other vehicles of fransportation in this State, and also of all convict camps, penituritaries, jails, factories, hotels schools and other places used by or open to the public; to provide for the treatment, segregation and disinfection of animals having communicably contagious or leave to disease; to provide for the care, segregated and isolation of persons having or asspected of having any communicable contagious or leave to the care of the care of the same of the care of

of having any communicable configuration of the to regulate the method of disposition of garbase or regulate the method of disposition of garbase or rewage and any other refuse matter in or near any incorporated city or form or unifor populated form or village of this State; to provide for the thorough investigation and all and otherwise, in this State, and the means of prevention of contagion and disease, and the publication and distribution of such information as may could but to the preservation of the public health and the prevention of disease; to supervite and regulate municipal and county sanitation; and to make separate orders and rules to meet any emergency not provided for by general rules and regulations

not provided for by general rules and regulations for the purpose of suppressing nulsances and communicable, contagious and inlections because other differs to the ruthe life and health. Provided however, That nuthing herein contained shall be construed as in any wise preventing arrestricting any person to segregated or isolated from choosing his own method of treatment; or in any wise limiting any diseased person in his right to choose or select whatever method of mode of treatment he may believe to be the most efficacious in the cure of his ailment; Provided, however, That nothing herein contained shall be construed as in any wise limiting any duty, power or powers as in any wise limiting any duty, power or powers now possessed by or heretofore, granted to the said State Board of Health by the Statutes of this State, or as affecting, modifying to repealing any rule or regulation heretofore adopted by said Board.

Sec. 2. That any person who shall violate, dis-

obey, refuse, omit or neglect to comply with any rule of said State Roard of Health made by it is pursuance of this Act shall be guilty of a misdemeanor and, upon conviction thereof, shall be punished in the manner provided by law for violation of the rules of and Hoard.

Sec. 3. This Act shall take effect immediate upon its approval by the Governor.

Approved May 19, 1909.

CHAPTER 5932,-(NO. 63).

AN ACT to Authorize the State Board of Health to Acquire and Maintain a Sanatorium for the Treatment of Tuberculosis; to Make and Enforce Rules Regarding the Administration of Such Sanatorium, and to Provide Methods for Conducting the Same.

Be it Enacted by the Legislature of the State of Floridat

Section 1. That the State Board of Health is bereby authorized to establish, conduct and main-tain a sanatorium for the treatment of persons suffering from tuberculosis, and for that purpose to receive, hold and use gifts of land, namey and other kinds of property. That the said State Board of Health is hereby authorized to care for and treat without charge indigent persons ruffer-ing from tuberculoss. That patients financially able shall be required to pay such charges as said Board may from time to time establish for treat-

ment in such caratorium.

Sec. 2. That said State Board of Health shall make, promulgate and enforce rules governing the management and conduct of such sanitorium, and management and conduct of such sanitorium, and the care and control of inmates thereof, violations of which rules shall be punishable in like manner as violations of other rules of said Hoard are now punishable by law. That said Hoard are now punishable by law. That said Hoard may appoint physicians, purses and other employees necessary for the maintenance, control and propers administration of said sanatorium.

Sec. 3. That the cost and expenses of establishing and maintaining said sanatorium shall be paid out of the funds of the said State Board of Health, now provided for by law, and from such funds as may accrue from patients manefully able to pay, as provided for in this Act.

Sec. 4. This Act shall sake effect from the data of its approval by the Governor, and all laws inconsistent herewith are hereby repealed.

Approved June 3, 1909.

Approved June 1, 1909.

CHAPTER 8933-(NO. 64).

AN ACT to Provide for the Prevention, Suppression and Control of Dangerous, Contagious and Infectious Diseases in Domestic Animals and Live Stock, and to Imposs Certain Daties and Confer Certain Powers on the State Board of Health for such Purposes.

Be it Enacted by the Legislature of the State of

Section 1. That it shall be the duty of the State Board of Health of the State of Florida to protect the health of domestic animals and live stock of this State, and to determine and employ the most efficient and practical means for the prevention, suppression, control and eradication of dangerous,

suppression, control and eradication of the prevention, suppression, control and eradication of dangerous, contagious and infectious diseases among such animals and live stock. That glanders, anthrax, blackleg, or blackquarter; contagious pleuropneumonia, or lung plague, of cattle; rinderpest, or cattle plague; hemerinagic or septilasemia; foot and mouth disease, or aphthons travel of actile, boilthern cattle fever, or Texas fever sheep scab, mange of cattle or houses; hog cholers, or swine plague; rabies, or hydrophobia; maladie de coit; or eldurine, of houses; advanced or generalized tuberculosis; or tuberculosis of the udder; and all other diseases of domestic animals or live stock which shall, by rule of the said State Board of Ileath, be pronounced, defined and declared to be contagious or infectious and dangerous to the life of other domestic animals or live stock, or to human beings, are hereby declared to be nuisances. Sec. 2. That it shall be the duty of all practitioners of veternary medicine, and of the owner of any animal or live stock affilieted with or suffering from any of the diseases mentioned in Section 1 of this Act, or pronounced, defined or declared by rule of said State Board of Ilealth pursuant to the provisions of said Section 1, immediately upon gaining information of the existence of any such disease in or among such domestic animals or live stock to report the same to the State Health

gaining information of the existence of any such disease in or among such domestic animals or live stock, to report the same to the State Health Officer of the State of Florida. All such reports shall be in-writing and shall describe the diseased animal or live stock, and shall give the name and address of the owner or person in charge thereof, and the place where the same are kept.

Sec. 3. That no person who has knowledge of the existence of any of the contagnous or infect.

sec. 3. Inst no person who has knowledge of the existence of any of the contagious or infectious diseases, in or among domestic animals or live stock enumerated in Section s of this Act, or prunounced, declared and defined by said State Board of Health as aforesaid, or who shall have knowledge that any such animal or live stock is afflicted with or suffering from any such disease, shall conceal or attempt to conceal such disease. afflicted with or surering from any such diseased shall conceal or attempt to conceal such diseased animal or live stock, from the State Health Officer or the Veterinarian of the State Board of Health or any other officer, representative or agent of shall conceal or attempt to conceal such diseased animal or live stock or knowledge of such diseased animal or live stock or knowledge of such diseased animal or live stock or knowledge of such diseased animal or live stock or knowledge of such diseased animal or live stock or knowledge of such diseased animal or live stock, from the State Health Officer or the State Hoard of Health or any other officer, representative or agent of any other officer, representative or agent of said State Board of Health, or shall remove or attempt to remove such animal or live stock from the State Health of an animal or live stock from the State Health of animal or live stock from the State Health Officer. the reach, care or control of such State Health Officer, Veterinarian of the State Hoard of Health, or any officer, representative or agent of said State Hoard of Health.

Sec. 4. That it shall be unlawful for any person.

to move upon or across any public highway, or to expose to contact with other animals, or to take. expose to contact with other animals, or to take, carry or leave in any public place any animal or live stock known to be suffering or afflicted with any of the contagions or infectious diseases enumerated in Section a hereof, or pronounced, declared and defined by said State Board of Health as aforesaid, except by and with the written permission of the said State Health Officer, Veterinariah of the State Board of Health, or some other officer, agent or representative of said State Board of Health.

Sec. 5. That said State Board of Health shall have power to employ a skilled veterinary rurgeon at a salary to be fixed by said Board, to be known as the Veterinarian of the State Board of Health. who shall have and discharge such duties as may from time to time be imposed upon him by said Board or said State Health Officer, and to employ agents and representatives of said State Board of Health and of said State Health Officer to perform any duties in connection with the administration of this set that may be imposed upon them by of this act that may be imposed upon them by said State Board of Health or said State Health Officer from time to time.

Sec. 6. That the State Board of Health is here-by authorized and empowered to establish, main-tain and enforce such quarantine and other measures relating to the care and movements of animals and live stock suffering from or afflicted with any such contagious or infectious disease, and to make, adopt and enforce from time to time such rules and regulations as may be necessary or proper for the enforcement of this Act, and to carry out the purposes thereof,

Sec. 7. That the State Board of Health shall by rule provide for a safe and effectual manner for the disposal and destruction of the carcasses of domestic animals or live stock which shall have died from or while afflicted with any of the contagious from or while afflicted with any of the contagious or infections diseases enumerated in Section 1 of this Act, or pronounced, defined and declared by said State Board of Health, in such a manner as lo prevent the continuance or spread of such contagion or infection.

Sec. 6. That it shall be the duty of the State Health Officer, upon being notified of the existence, or suspected existence, of any case of contagious or infectious disease in any domestic animal or live stock enumerated in Section r of this state Board of Health under the provisions of said State Board of Health under the provisions of said Section r, to cause said animal or live stock to be assumined by and Vaterium of the State State State floar of the attack there of the state floar of the state o of Health or any other agent or representative of said State Board of Health thereunto duly author-lised in writing by said State Health Officer, and if, after such examination, the said State Health Officer shall declare said animal or live stock to be infected with any such contagious or infectious disease, the said State Health Officer shall have

disease, the said State Health Officer shall have the power to place such animal or live stock, and all other animals, which have been exposed to said contagion or infection, in quarantine during but he length of time and under such circumstances as said State Health Officer may determine to be proper. That said State Health Officer shall have the power to condemn any animal or live stock which he shall have the power to condemn any animal or live stock which he shall have the power to condemn any animal or live stock which he shall have the power to condemn any animal or live stock when the said disposition of the parcase the property of the pro Hve stock shall refuse to kill said animal or live stock when thereunder required by said State Health Officer, it shall by the duty of the State Health Officer to order the Sheriff, or any Deputy Sheriff, in the county in which said animal or live stock may be, to kill said animal or live stock immediately and dispose of the carcase thereof in the manner prescribed by such rules, and in such case the State Board of Health shall have the right to recover by an action of Sammold from the care. recover by an action of assumptit from the owner or person in charge of such animal or live stock,

(1) That aski animal or live stock shall have been owned and kept in the State of Florida one year previous to its condemnation.

(2) That said animal or live stock contracted the disease for which it had been condemned while in the State of Florida and (3). That no per on shall be paid for more than the first of Florida and (4) the first lie lift Office. Veter Inarian of the State Board of Health, or any authorized representative or agent of the State Board of Health, shall have the right at all times to enter any premises, farms, yards, fields, pens, absticits, slaughter-housed, cars or vessels where any domestic animals or live stock are at any time gathered or kept, or whorever the carceas of any such may be add to determine in such way as may be deemed necessary whether said live stock are a uffering from a shall violate any provision of this act or any rule or regulating of the State Board of Health adopted the state of the state Board of Health approximation of the state shall have the contesting one thousand dollars or by imprisonment not exceeding one thousand dollars or by imprisonment not exceed ing one year, or both, in the discretion of the Court Sec. 12. That the Circuit Courts in Chancery of this State shall have the bower to enforce any of the provisions of this Act and any rule of said State Board of Health against any person who shall violate or attempts to violate any of the provisions of this Act, and any rule of said State Board of Health against any person who shall violate or attempts to violate any of the provisions of this Act, and any rule of said State Board of Health servinder, and to issue write of injunction upon the application of the State of Plorida, within two years next prior to the passage of this Act, and in payers of the firm when the owner of su

CHAPTER BOJ4-(NO. 65).

AN ACT Authorizing and Direction the Transfer of Sixty Thousand Dollars from the Board of Health Tax Fund to the Pension Tax Fund Be it Enacted by the Lecislature of the State of

First the Comptroller is hereby authorized and directed to draw his warrant against the Board of ifealth Fund for Sixty Thousand Dollars, and the State Treasurer is hereby directed to charge the amount of said warrant to the Board of Health Tax Fund, and to credit the same to the Pension Tax Fund to be dishursed in payment of Pensions as provided by law.

with the provisions of this Act are hereby repealed.

Sec. 3: That this Act shall go into effect immediately upon its approval by the Governor.

Approved June 5, 1909.

. CRAPTER 5935-(NO. 66).

RN ACT to Amend Sections Two, Seven, Ten, Bleven, Twelve and Pourteen of an Act En-titled:

An Act to Prevent the Adulteration, Mishranding and Imitation of Poods for Man or Heast, of Beverages. Caudies and Condiments, of Medicines, Drings and Liquons, or the Manufacture and Sale Themsel in the State of Florida, Frescribing a Benalty for the Violation Hersel. Providing for the Inspection and Analysis of the Articlos Described by the Florida State Department of Addiculture, Charging the State of Attorney with the Enforcement Hersel, and Providing Means Therefor, Providing for the Appointment of Additional Assistant State Chemists or Expert Pool Analysts, a Brook and Dring impoctor, to Appropriate the Necessary Punes to Enforce the Provisions of this Act, and to Remai all Laws or Parts of Laws in Conflict with the Act. Approved June 3, 1907. Act to Prevent the Adulteration, Mishranding

Be it Enacted by the Legislature of the State of

Section 1. That Sections Two, Seven, Ten, Bleven, Twelve and Fourteen of An Act Entitled:
An Act'to Prevent the Adulteration, Misbranding and Imitation of Pools for Man or Beast, of Beverages, Candies and Condiments; of Medicines, Drugs and Liquors, or the Manufacture and Sale. Thereof in the State of Florida, prescribing a Penalty for the Violation Hereof, Providing for the Inspection and Analysis of the Articles Described by the Florida State Department of Agriculture. Charging the State's Attorney with the Enforcement Hereof; and Providing Means Therefor, Providing for the Appointment of Additional Assistant State Chemists of Expert Pool Analysis, a Food and Drug Inspector, to Appropriate the Necessary Funds to Enforce the Provisions of this Act, and to repeal All Laws or Parts of Laws in Conflict with this Act. Approved Jutts 1, 1907, shall read as follows: shall read as follows:

Sec. 2. That the examination of specimens of food and drugs shall be made by the State Chemist of Florida, or under his direction and super-stand for the ourroas of determine from outh examination whether such articles are adulterated or misbranded within the meaning of this Act, and if the little control of the section that or misorance within the meaning of this Act, and if it shall appear from any such examination that any of such specimens is adulterated or misbranded within the meaning of the Act, the Commissioner of Agriculture shall cause the goods so adulterated or misbrandes for be selected by the Sheriff of the County in which they are found, and shall cause notice thereof to be given to the party from whom such mathematic and any array are the County in which they are found, and shall cause notice thereof to be given to the party from whom such sample was obtained, any party and notified shall be given an opportunity to be heard before the Cammissioner of Agriculture and the Attorney General under the Commissioner of Agriculture and ergulations as may be prescribed by them, and if it appears that any of the provisions of this Act have been of Agriculture shall at once certify the facts in the proper prosecuting attorney, with the copy of the results of the analysis, or the examination of such officer. That in case it shall appear to the satisfaction of the Commissioner of Agriculture-aid the Attorney General that the violation of this Act is properly a subject of interstate commerce or of Agriculture shall entitly the case to the variance of Agriculture shall certify the case to the united States District Attorney in the Commissioner of Agricultures—aid the United States District Attorney in whose District the violation may have been committed, but if it be under the luministion of the courts of this State, then the Commissioner shall certify the case to the united States District Attorney in whose District the violation may have been committed, but if it be under the luministion of the courts of this State, then the Commissioner shall certify the case to the united States District Attorney in whose District the violation may have been committed, but it is a proper in the case to the provided that the proper in the case to the provided that the proper of the said Board shall be filled by the Governor as herein the provided that the proper in the case to the provided that the proper of the said Board shall be filled by the Governor as herein the provided that the proper of the said Board shall be provided that the pro

the cost of killing the same and disposing of the careau thereof as alonesed;

4 Sec. 9. That whereov any animal or live stock that he indicates the careau thereof as alonesed;

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4 Sec. 9. That whereov any animal or live stock that he care in the careau thereof as a careau thereof and the careau the careau thereof and the careau

The multicertificate of analysis.

In case, any manufacturant, or stately, shall appeal from the result of an analysis made by the State Chemist, or by an Assistant State Chemist under his direction and supervision, and shall demand another analysis, the duplicate sample scaled and delivered to the person from whom the sample was taken as provised fir this section, shall be sent for analysis to some reputable chemist, upon whom the Commissioner of Agriculture, the State Chemist, and the person demanding the analysis shall agree.

The certificate of analysis of the State Chemist, of his Assistant, when properly verified by the affidavit of the State Chemist or his Assistant; shall be prime-facte evidence in any court of law or equity in this State.

affidavit of the State Chemist or his Assistant; shall be prima-facle evidence in any court of law or equity in this State.

All chemical determinations, or analyses made by the State Chemist or the Assistant State Chemists, or by chemists sumboyed in case of appeal, shall be made according to the methods adopted by the Association of Official Agricultural Chemists of the United States.

Sec. II. That it shall be the duty of the Commissioner of Agriculture and the State Chemist to fix standards of purity for food products where the same are not fixed by this Act, in accordance with thos: -romulgated by the Secretary of the Treasury, the Secretary of Agriculture and the Secretary of Commerce and Labor of the United States when such standards have been published, and when not ver published the Commissioner of Agriculture and the States when such standards have been published, and when not ver published the Commissioner of Agriculture and the States when such standards have been published, and when not ver published the Commissioner of Treasury, the Secretary of Agriculture and the State Chemist shall fix such standards; Provided, that the standards for lard mixed edible fats and cotton seed oils are hereby defined to be the fat of freshly slaughtered swine. It must not be from a diseased animal or any portion of an animal unfit for food, or contain less than ninetynine per cent, of sweet mixed fat and may consist of a misture of refined cotton seed oil or other edible animal fat, and must be sold under a registered or propriety brand and properly labeled with a distinctive trade-mark or uname. beef fator other edible animal fat, and must be sold under a registered or propriety brand and properly labeled with a distinctive trade-mark or name, bearing the name of the manufacturer. Edible cotton seed oil is hereby defined as refined cotton seed oil. free from disagreeable taste or odors. White cutton seed oil for edible purposes is cotton seed oil which has been refined in such a manner as id he nearly ndorless, culorless and flavoriess. Winter cotton seed oils for edible purposes are those from which a portion of the stearine has been removed. They may be either white or yellow. Whehever the State Chemist may liid, by examination or analysis, that adulterated, mishranded, or imitation drugs. liquor or food products have been manufactured for sale, or put on sale in this State, he shall formwith furnish a certificate to that effect to the Commissioner of Agriculture, who shall transmit the same to the proper prosecuting officer in the county where the said adultercuting officer in the county where the said adulter ated, ediabranded, or imitation drugs, liquor of so adultorated or mishran-led to be serred by this Sheriff of the county in which such goods are found. It shall be the duty of the said prosecuting officer to prosecute all persons violating any provisions of this Act as soon as he receives the evidence transmitted by the Commissioner of Agriculturu.

Sec. 12. That the State Chemist shall make an annual rejusts to the Governor on work done in

annual relaint to the flovernor on work done in execution of this Act, which report may be included in that now made on commercial fertilizers and published therewith. The actual expenses of the State Chemist, or one Assistant State Chemist, in attendance upon the annual convention of the Association of Official Agricultural Chemists of the United States, or when officially representing the Department of Agriculture by order of the Commissioner, shall be paid from the funds ap-propriated for traveling expenses of the State Chemist

14. Be it Turther enacted. That in order to the sum of five thousand dollars, or so much there-of as may be necessary, is hereby annually apof as may be necessary is hereby annually ap-propriated and set aside out of the fees arising from the inspection and analysis of fertilizers, and so much thereof as is necessary is made immediately available; that the proceeds arising from the fees of this office be turned into the Treasury for

the use of the General Fund.

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

preated.

7. That this Act shall be in force and effect finnediately upon approval by the Governor Approval June 2, 1900.

CHAPTER 3936-(NO. 67)

AN ACT to Create the Plorida State Board of Dental Examiners, to Prescribe Their Duties, to Regulate the Manner of Issuing Certificates to Practice Dentistry and Dental Surgery in the State of Florida, to Regulate the Practice of Dentistry and Dental Surgery, and to Re-peal an Act herein Named.

Be it finanted by the Legislature of the State of

Section 4. That a Board of Reaminers, to-consist of five practicing dentists who shall be graduates of five practicing dentists who shall be graduated of five practicing dentists who shall be graduated by the Plorida State Dental Society, to be known as the Florida State Board of Dental Examiners, is berely oreated whose duty it shall be appointed. The purposes of this Act, as becein after provided. The members of the said Board shall be appointed by the Governor, and at the time of the rappointment upon and librard must been for a period of five years or more tally in this State. The term for which the members of said Board shall had office shall be four-years; provided that the successors shall be duly qualified. In case of a varancey occurring on said Board, such years of the such years of the such years of the such years of the su Section 4 That a Board of Basminers, to-con

State, then the Commissioner shall certify the case to the injunct present of the proper procedure in the country where the offense occurred it shall be the duty of the proper procedure attorney to prosecute all occusing the state of the state of the state of the state of the proper procedure as soon as he receives the evidence transmitted by the Commissioner of Argiculture.

After judgment of the court, this shall be given by publication in such manner as may be prescribed by the rules, and regulations aforesaid.

Sec. 7. If, upon trial of any person convicted under this Act, it shall appear that any article of the state from said Board to practice dentistry in case of fire.

Examiners. Such ambiestion must be upon the form prescribed and furnished by the Board, and verified by oath.

Sec. 6. When such application and the accompaning proof are found satisfactory, the Board shall notify the applicant to appear before it for an examination at a time and place to be used by the Board. Examination may be made orally or in writing or fany be practical or theoretical, or both, at the discretion of the Board, and shall be of such a character as to test the qualifications of the applicant to practice definity or dental surgery. Should the applicant pass a satisfactory examination, he shall be granted a certificate by the Board, signed by all members present and beards and beard signed by all members present and bearing the seal of said Board, which certificate hell be seen that the seal of said Board, which certificate hell be seen that the seal of said Board, which certificate hell be seen that the seal of said Board, which certificate hell be seen to said Board, which certificate hell be seen that the seal of said Board with the meaning of this Act, who shall open or manage an office for such purpose, or shall announce to the public in any way that he is a practicing dentifit, or anyone who performs any operation upon the teeth or provides artificial teeth as substitutes for natural teeth. And the opening of a dental office, or the announcement to the public in any way that the one so announcing is a practicing dentist, shall be prima face evidence in any court of competent jurisdiction; Provided, That nothing in this Act shall be so construed as to prevent regular licensed physicians and surgeons from extracting teeth; and Provided, further. That nothing in this Act shall prevent anyons from extracting teeth; shall prevent anyons from extracting teeth; shall prevent anyons from extracting teeth.

out the use of a local or general snaestheticout the use of a local or general snaesthetic.

Sec. 8. Any person granted a certificate by the State Board of Dental Examiners as herein provided, shall personally cause his or her certificate to be registered with the Clerk of the Circuit Court of each county in which he desires to practice before beginning the practice of dentistry in said county or counties, and to be, and at all times, displayed in a conspicuous place in his or her office wherein he or she shall practice such profession, and shall further, when requested, exhibit such certificate to any member of said Board or its authorized struct.

Sec. 9. The Board may, revoke the certificate obtained by fraud or misrepresentation, or if the person named therein use intoxicants or drugs to such a degree as to render him unit, to practice dentistry or dental survery, or has been convicted of a felony attreequent to the date of his certificate. If such conviction is vacated, reversed or set saide or the accused parapheed, his certificate shall be operative from the date of the vacation, reversal or set doi!

operative from the date of the vacation, reversal or nardon.

Sec. 10. No action to revoke a certificate shall be taken until the accused has been furnished a attacment of the charges against him and notice of the time and place thereof. The accused may be present at the hearing in person, by counsel, or both. The statement of charges and notice may be served personally upon such person, or mailed to him at his last known address, at least twenty days prior to the hearing. If upon such hearing the Board finds the charges are true, it may revoke the certificate. Such revocation shall take from the person named in the certificate all rights and privileges acquired thereby.

Sec. 11. A stenographic report of each proceeding to revoke a certificate shall be made at the expense of the Board, and a transcript thereof kept on its files. A person whose certificate has been revoked the decision of the Board, a written notice of appeal therefrom. Upon filing such notice the Secretary shall transmit to the Governor and the Attorney General the record of such proceedings. Such officers shall review the proceedings as disclosed by the records, and their tectaion affirming or oversuling the action of the Board shall be final

d by the records, and their decision affirming

closed by the records, and their decision affirming or overruling the action of the Board shall be final.

Sec. 12. Any failure, neglect or refusal on the part of any person obtaining a certificate to practice dentistry or dental surgery, from said Board, to register such cerlificate with the Clerk of the Circuit Court of some county in this State, as above provided, within ninety days from date of issue of same, shall work a forfeiture of such certificate, but a new certificate may be issued upon the payment to the Board the sum of fifteen (\$15.00) dollars for such neglect, failure or refusal to register such certificate, and the surrender of the forfeited pertificate.

Sec. 16. That an Act entitled "An Act to provide for the appointment of a Board of Examinera and to regulate the practice of dentistry in the State of Florida," approved June 7, 1587, and all Acts and parts of Acts amendatory thereto be, and the same are hereby repealed.

Approved June 5, 1000. Approved June 8, 1909.

CHAPTER \$937-(NO. 68).

Trachers and Students of Public Schools, Pre-tabling the Means for such Protection, and the critising Penalties for Not Constructing, In-tolucing and Maintaining the Means for such

Sec. 4. That any person who fails or neglects to sec. 4. In a my person woo raise or neglects to comply with the foregoing provisions of Sections 1, 2 and 3, when the requirements of said provisions apply to them, shall be guilty of negligenee of their duty and subject to removal by the proper authority for such failure to comply with said law Sec. 5. This all laws and parts of laws in flict herewith is hereby repeated.

Approved June 2, 1999. Approved June 7, 1979.

CHAPTER 5939-(NO. 70).

AN ACT to Prevent the Wanton or Unnecessary Destruction of Pood Fish.

Be it Enacted by the Legislature of the State of

rullty of a misdemeanor, and shall be punished by a fine of not more than one hundred dollars or imprisonment not more than sixty days, or by both such fine and imprisonment Approved June 4, 1959.

CHAPTER 5940-(NO. 71).

N ACT to Encourage the Establishment and Maintenance of Unenclosed Game Preserves for Certain Birds and Other Game; to Encourage
the Introduction, Raising and Propagation of
the Same, the Protection of Such Game Preserves and Game, and the Time in Which They
May be Hunted and Killed, and Providing Penalties for Violations of This Act.

Certain Birds 3942—190 73

API ACT to Require that All State, County and
Municipal Records Shall at All Time to Open
for Public Inspection.

Be it Enacted by the Legislature of the State of
Florids.

Section 1. That all State county and

Floridas

Section 1. Any person, firm or corporation owning or controlling, by lease or otherwise, any unenclosed lands in the State of Plorida upon which such persons, firm or turpal and which such persons, firm or turpal and tablish a game preserve for the raising, propagation and protection of Hungarian partridges, ring-necked English pheasants and other game birds not native to the State, and such other game birds not native to the State, and such other games as is or shall be protected by the laws of Florida, or to raise and propagate same on said unenclosed lands or any portion thereof, shall, before being entitled to the protection of the provisions of this Act, posts said lands by placing notices upon the boundaries of the same and along every side thereof, at frequent intervals, not exceeding two hundred yards, at conspicuous places, which notices shall be and posted where they can be conspicuously and the State of Florida or t which such persons, firm or corporation may es-tablish a game preserve for the raising, propaga-

conviction thereo', he fined not exceeding fifty follars or imprisoned in the county joil not exceeding thirty days, or both, in the discretion of the Court

Sec. 4. All laws or parts of laws in conflict with the Act De, and the same are hereby, repealed. Approved June 4, 1906.

CHAPTER \$941-(NO. 72).

Be it Enacted by the Legislature of the State of intreme in Till he posent.

Section 1. The Board of Education of the State St

Sec. 3. The number of such stairways or fire escapes, and their location, material and construction, shall be as designated and prescribed by the Board of Public Instruction of the county in which said school building or buildings shall be located.

Sec. 3. The Board of Public Instruction of each of the counties of the State of Plorida shall, on or before October 1st, 10cg, or as soon thereafter as may be practicable, have constructed the stairways of fire ereages mercinhefore described, and shall and times the perfect order.

Sec. 3. The Board of Public Instruction of each of the counties of the State of Plorida shall, on or before October 1st, 10cg, or as soon thereafter as may be necessary to equip land properly constituted the stairways of fire ereages mercinhefore described, and shall and times the port of the same kept in perfect order.

Sec. 3. That all the outer doors of any public school building, where there shall be two or more them to be placed together in their daily work; at they will swing to the calculate.

Sec. 5. The Hoard of I ubilic Instruction for the Sec. 5. The Hoard of I ubilic Instruction for the care and maintenance of sick and diseased britance.

they will swing to the cultude.

Sec. 5. The Hoard of I ublic Instruction for the several countries of the State of Florida shall, on or before October 1st, 1909, or as soor thereafter as may be practicable, have the doors of said school huldings changed. If necessary, to comply with the provisions of Section 4 of this Act.

Sec. 6. The Superintendent of Public Instruction of the State of Florida shall, on or before October 1st, 1909, or as soon thereafter as may be practicable, formulate and prescribe tactics of instruction for fire drills for all the public schools of the State of Florida and each teacher teaching lusuch school shall be provided with a copy of such teachers to instruct the students of their respective chold in surh fire drills as prescribed by the State Superintendent of Public Instruction.

determined as fit subjects therefor shall be placed of whit respective schools in such fast drill as a present of their respective schools in such first drills as present of their respective schools in such first drills as present of their respective schools in such first drills as present of their respective schools in such first drills as present of their respective schools in such first drill such that the state of Public Instruction.

Sec. 7. Any teacher or officer mentioned in this struction.

Sec. 8. This Act shall take effect from its pastage and approval by the Governor.

Approved June 4, 1909.

AN ACT Providing for and Requiring the Teaching in the Elementary Principles of Agriculture and the Elements of Civil Government in All the Common Schools of the State of Florida: to Frovidic a Penalty in Case Any County Board of Efficient Park in the Same, and Requiring for the Same and Requiring fo

Section 1 of this Act.

Sec. 8: The Commissioner of Agriculture is hereby directed to have kept a correct account of all matters pertaining to the State Prison Parmherein provided for and to report fully biennially to the Legalature, as is now phusuled by law relative to a State Prison or Penitennary.

Sec. 9. The Prison Farm herein provided for shall be known as, and for all matter provided for shall be known as, and for all matter provided for shall be known as, and for all matter provided for shall be known as a state institutions shall elect a Superintendent thereof, whose salary, not to exceed two thousand dollars per annum, shall be fixed by said Board; and such other help a may be deemed noceasary by said Board shall be employed and their compensation shall be fixed by said Board. All salaries shall be paid from the proceeds from the bire of State prisoners.

ceeds from the bire of State prisoners
Sec. 10. At any time a male State prisoner
confined in the State Prison Farm hered provided Section 1. It shall be unlawful for any person catching or taking mullet, or any other food fish, in or from any of the waters of this State, and not using such fish because of its small size or other cause to put or leave such fish on any bank, shore, beach or other place out of water, but such porson shall immediately return such fish to the water.

Sec. 12. At any time a male State prisoner confined in the State Prison Farm hered provided for may become able to perform the manual taking as an able-bodied prisoner, he may be used to perform the contract price for leased prisoners when the recommendation of the Commissioner of Amelian in the provisions of this Act shall de deemed with the provisions of this Act shall de deemed shall be punished.

Sec. 11. All laws or marks of action conflict with the provisions of this Act is a serious same are hereby repealed. Sec. 12. The provisions of the Act shall take effect and be in full force upon its transage and approval by the Governor. Or more its becoming a law without such approvai . Approved June 7, 1900

CHAPTER 5942- 110 73

Section 1. That all State, county and interpal records shall at all times be opened a prisonal charge of such records shall not refuse the charge of such records shall not refuse the ege to any citizen.

Sec. 2. That any official who shall provisions of Section 1 of the Act to removal or impeachment.

Approved time 2. 1809.

in the State -14 alte . aid.

same. And in case the and State House oution is proceeding to make such as likewise, require such persons, firms, proceeding to the subject to the exhibitation of the time of proof of said publication, which shall at the subject to inspection by any person design. Sec. 3. After the notice referred to in the preceding Section shall have been issued, any personal firm or corporation shall have the produce of the future of firm with the Trustees of the future larger. ment Fund, if they be making the sale, the State Board of Education, if it is making the AN ACT Authorizing the Board of Commissioners of State Institutions to Purchase Lands for a Prison Parm, to Erect Buildings and Equip Said Parm, and Directing That Certain Prison of sale provided in said notice, at which time of sale provided in said notice, at which time of sale provided in the presence of the Mot Assaed for Pay, and Providing the Means to Defray the Expense Necessary to Carry out the Provisions of This Act. Means to Defray the Expense Necessary to Carry out the Provisions of This Act.

Be it Enacted by the Legislature of the State of Section 1. The Bert.

Section 1. The Bert.

And the said tenstons if they be quality to the said found of Education making the said floar of Education floar of Education making the said floar of Education floar of

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ce offered is not satisfactory to those making sale; and Provided further. That this Act shall tapply where the quantity of land sought to be does not exceed three hundred acres. Sec. 4. This Act shall in nowise impair the law the State relative to homesteads or pre-empas, or the law relative to the granting of lands the construction of highways, public roads and sale.

Sec. S. That-all laws and parts of laws in conflict with this Act be, and the same are hereby, repealed.

Approved June 8, 1909.

CHAPTER 8044—(NO. 75).

AN ACT Requiring and Authorizing the Comptroller to Refund Certain Moneya Collected as Drainage Tax in the Drainage District Created Under Authority of an Act of the Legislature of

Whereas, The Legislature of Florida, at its regular session in 1905, passed an Act creating the Board of Drainage Commissioners, and authorizing said Board to lay out drainage districts, and levy a drainage tax and Whereas. The said Board of Drainage Commissioners leid out a drainage district and

Whereas The said Board of Drainage Commissioners laid out a drainage district embracing in whole or in past the Counties of Dade, Oscoola DeSoto, Lee and St. Lucie, and levied a drainage tax of five cents per acre on all lands lying within said drainage district; and Whereas, The United States Circuit Court of the Southern District of Florida subsequently declared said Act of the Legislature unconstitutional:

the Tax Collectors of the said several counties embraced in whole or in part in said drainage district, 'transmitting to each Tax Collector the amount of such drainage tax paid under said Act of 1905 in the particular county of each tax Collector.

Sec. 2. That upon receipt of the warrants required to be issued by the first Section hereof, it shall be the duty of the said several Tax Collect-

upon its passage and approval by the Governor
Approved June 8, 1909.

CHAFTER 8945-(NO. 76).

AN ACT to Amend Section 688, of the General Statutes of the State of Florida, Relating to the Number of Copies of Statutes and Disposition

Be it Enacted by the Legislature of the State of Saction 1. That Section (638 of the General Statutes of the State of Florida, be amended so as

to read as follows:
Section 658—Number of Copies of Statutes, and Disposition Thereof.—The contractor shall com-plete and deliver three thousand copies of said plete and deliver three thousand copies of said statutes and matter furnished him therewith, as aforemid, to the Secretary of State, who shall, as soon as possible after their publication, distribute copies as follows: One copy to the Governor, each Cabinet afficer, each member of the Senate and House, the Secretary of the Senate and Chief Clerk of the House, each member of Congress from this Elate, each of the Justices of the Suoreme Court, the Clerk of the Suoreme Court, the Judge of each Circuit Court, the State Attorney for each judicial district of the State, the Judge of each Criminal Court of Record, the Solicitor of each Criminal Court of Record, the Clerk of each Criminal Court of Record, the Prosecuting Attorney of each County Court each County Judge, Sheriff, Clerk of the Circuit Court, County Superintendent of Public Instruction, Assessor, Tax Collector, Treas-Public Instruction, Assessor, Tax Collector, Treasurer, Board of County Commissioners each Justice of the Peace, State Board of Health, Ralroad tice of the Peace, State Board of Health. Ra iroad Commission. Superintendent of the Hospital for the Insane, Adjutant General, State Chemist, State Auditor, University of Plorida, Plorida Pemale College, Colored Normal School, School for the Deal, Blind and Dumb, Board of Control, the Attorney General of the United States, each of the Judges, Marshals, Clerka and District Attorneys of each of the District Courts of the United States, each of the States, each of the States, and District Attorneys of each of the District Courts of the United States, each of the States, each of the States and States States within this State, to the Secretary of State of each State and Territory in the United States for the use of their offices: twelve copies to the Secretary of State of the United States, for the use of the Government of the United States, and de-posit the remaining copies in the State Library to be disposed of by the Secretary of State according

to law.

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

Approved tune h, 1900.

· CHAPTER \$946-(NO. 77).

AN ACT to Regulate Osteonmile and Osteonathy. Be it Enacted by the Lepislature of the State of

section 1. That the Governor shall appoint a flate Board of Osteopathic Examiners, which shall be composed of three practicing osteopathic physicians who are graduates in good standing of some osteopathic college, recognized by the American Osteopathic Association, and that no two members shall be residents of the same judicial circuit.

Sec. 2. One of the said members shall be ap-sointed for two years, one for three years and one for four years, and the members appointed to auc-ced each of these shall continue in office for four years. Whenever a vacancy shall occur on said Board the same shall be filled by the Governor for the unexpired term. Said Board shall elect one of their number President and one Secretary, and

shall adopt all necessary rules for the guidance and control of their meetings. Soc. 3. Such Board shall meet at times and places to be fixed by it, and conduct examina-tions and grant herence as hereinafter provided. But they shall meas not loss often than once each year, and shall give at test one month's notice of their meeting by publication once, a week in a newspaper of general circulation throughout the list.

Sec. 4. Said Board shall examine thoroughly

Sec. 4. Said Board shall examine thoroughly every applicant for a certificate of qualification to tractice enterpathy in any of its branches or departments, as a subjection of a diploma as here-matter specified, from a college recognized by the American Osteopathic Association, upon the following subjects: Anatomy, physiology, gynecology, theory and practice of osteopathy, chemistry, obstetrics, hyglene, pathology, physical diagnosis, saids paramy, hapterislogy, toxionlogy, and no priference shall be given to any school of osteopathy. The diploma mentioned must be, for those graduating prior to July, 1907, from a colopathy. The diploma mentioned must be, for those graduating prior to July, 1907, from a college requiring a course of twenty months, and for those graduating since July, 1907, from a college requiring a course of twenty-seven months. When requiring a course of twenty-seven months, when the Board, apon such examination, shall be estis-fled as to the qualification of an applicant, they shall grant him a certificate to that effect, which certificate shall entitle the person to whom granted the right to practice outcomethy in any county. nation in the second state of the second sec processioners, except the right to administer internal medicine and perform major surgery. Such amination shell not be roquired of licentiales and interform major surgery. Such an area gradual muther States who have been in continuous practice for seven or more years, who are gradual attention at the strength college of osteopathy who were actively enurged in the practice of osteopathy in the State of Florida at the time of the passage and approval of this Ast. but such persons shall be refluined to sop the relaw for and receive a floring as aforesoft, and shall be required to record the same as hereinafter specified.

Sec. 5. The certificate provided for hereinbefore shall before the person to whom it is granted as antitled to practice by virtus thereof, be become at the office of the Clerk of the Circuit Court in the county in which such practitioner may reside to purpose, and when so recorded, the Clerk for hall purpose, and when so recorded, the Clerk in carbity thereon, under his official scal the land date of such record, and shall return such and date of such record, and shall return such and date of such record, and shall return such a such residents.

granted, and shall be entitled, for such service, to collect from the holder of such certificate the legal fee for recording.

The Board shall require of every pers

Sec. 6. The Board shall require of every person applying for a certificate, a fee of twenty-five dollars, whether such person be granted a certificate after examination, or upon conformity with the other requirements of this Act, and in case of examination, whether a certificate be granted or not. Sec. 7. In case of failure of any applicant, the Board may examine him at any time thereafter, at a meeting held by it, upon payment by him of the fee her unbefore provided for.

Sec. 8. Any person practicing as an osteopathic physician without having first obtained and recorded a certificate of qualification from the Board of Examiners, hereinbefore provided for, shall be punished by imprisonment not exceeding six months, or by a fine not axceeding two busined

Approved May 10, 1009

CHAPTER 5947-(NO. 78).

AN ACT to Regulate the Practice of Outometry; to Provide the a Roard of Resemble and for the Examination of Practitioners of Optometry, for the Registration of Licensed Practitioners. and Prescribing Penalty for Its Violation.

Be H Enacted by the Legislature of the State of

Section 1. That the practice of optometry, for the purposes of this Act, is defined as follows, viz: The use or employment of tests or examinations for the determination of the natural and functional deficiencies of the eye and the adaptation of lenses for the aid thereof.

Therefore—
Be it Enacted by the Legislature of the State of Florida:
Sec. 2. There is hereby created a Board to be known and styled the "Florida Board of Exambient Florida Board of Exambient Florida, who is amount of drainage the collectors of the said several anounts of a several Tax Collectors for the several amounts of a several counties; respectively, which warrants he shall transmit to the Tax Collectors of the said several counties respectively, which warrants he shall transmit to the Tax Collectors of the said several counties respectively, which warrants he shall transmit to the Tax Collectors of the said several counties respectively, which warrants he shall transmit to the Tax Collectors of the said several counties respectively, which warrants he shall transmit to the Tax Collectors of the said several counties respectively, which warrants he shall transmit to the Tax Collectors of the said several counties respectively, which warrants he shall transmit to the Tax Collectors of the said several counties respectively, which warrants he shall transmit to the Tax Collectors of the said several counties respectively, which warrants he shall transmit to the Tax Collectors of the said several counties. niembers thereafter appointed shall be for four years; Provided, however, That the appointments to fill vacancies, which the Governor is hereby empowered to make, shall be for the unexpired

term.

Sec. 3. Said Board of Examiners shall elect, at its first regular meeting, and annually thereafter, one of its members as President and one as Secretary and Treasurer, and shall hold a regular meeting at least once each year at such time and place as the said Board may determine; special meetings may be called and held at such times and places as may be designated by the President and Secretary, and such special meetings shall be held upon the application of five applicants for examination. At least thirty days' notice of any regular meeting shall be given by publication once a week in a newspaper of general circulation through out the State. one of its members as President and one as Secretary and Treasurer, and shall hold a regular meeting at least once each year at such time and place
as the said Hoard may determine; special meeting at least once each year at such time and place
as the said Hoard may determine; special meeting at least once each year at such time and place
as the said Hoard may determine; special meetings may be called and held at such times and place
as the said Hoard may determine; special meetings may be called and held at such times and place
as the said Hoard may determine; special meetings may be called and held at such times and place
as may be designated by the President and
Sec. as may be designated by the President and
Secretary, and such special meetings shall be held
upon the application of five applicants for examination. At least thirty days' notice of any regular meeting shall be given by publication once a
section and held at such times and place
as the said Hoard may determine; special meetings may be designated by the President and
Secretary, and such special meetings shall be held
supon the application of five applicants for examination. At least thirty days' notice of any regular meeting shall be given by publication once as
the said Hoard may determine; special meetings may be called and held at such times and place
as the said Hoard may determine; special meetings and such special meetings shall be security and Treasurer, and shall hold a regular meeting as the said Hoard may be designated by the President and
Sec. S. Nothing in this Act shall be construed
as the said Hoard may determine; special meetings and the said Hoard may determine; special meetings and shall be designated by the President and
secretary, and such special meetings and the and such special meetings shall be selected by the President and
secretary, and such special meetings shall be selected and held at such time and place
as may be called and held at such lime as the said Hoard may determine; special meetings and th

regulations not inconsistent with law as it may consider necessary to the proper performance of its duties; may take testimony concerning any matter within its jurisdiction, and each member thereof may administer oaths. It shall be the duty of said Board to examine thoroughly every applicant desiring to practice untometry in this State, and if a majority of said Board shall is satisfied that sall various companies to such as the sale. State, and it a majority of said Board shall be astisfied that said person is competent, and possesses, the knowledge essential to such practice, they shall grant him a certificate to that effect and enter his name on their records as a registered practitioner. The Secretary shall keep a full records shall at all reasonable times be open to public inspection.

records shall at all reasonable times be open to public inspection.

Sec. 6. Every person, except as hereinafter provided, before beginning to practice optometry in this State after this Act shall go into effect, shall bass an examination before said Board of Examiners, as provided for in Section five of this Act, and any person having signified his desire to be so examined, shall appear before the Board at such time and place as they may designate. Hefore taking said examination, the applicant shall bax, for the use of said Board in defraying the exiting the registimate expense, as hereinafter provided, the sum of ten dollars, and if he shall successfully pass said examination, he shall pay, for the use of the Hoard as aforesaid, the further sum of five dollars upon the issuance to him of the certificate dollars upon the issuance to him of the certificate Secretary

Sec. 7. The certificate provided for in the two

preceding sections shall be recorded in the office of the Clerk of the Circuit Court of the county in which such practitioner may desire to sojourn. and in the county where he may practice, in a book to be kept by the Clerk for that purpose, before the person to whom it is granted shall be en-titled to practice by virtue thereof; and when so recorded the Clerk shall certify thereon, under his official seal, the fact and date of such record, and shall return such certificate to the person to whom the same was granted, and shall be entitled for such service to collect from the holder thereof the

such service to collect from the noider thereof the legal fee for recording.

Sec. 8. All persons to whom may have been granted a certificate of graduation, or diploma, indicating competency of the holder to engage in the gractice of optometry, by any well recognized achool, college or institute wherein instruction in the easentials of optometry may have been taught, and who may have been engaged in the practice of optometry in the State of Florida for a period of two years prior to the date of the passage of this act are exempt from the examination herein provided for, and on presenting to said Board such certificate of graduation, or diploma, or in the event of the loss of the same, satisfactory the event of the loss of the same, satisfactory evidence of its issuance, and on presenting satisfactory proof, by affidavit or otherwise, that the party applying for certificate is exempt from examination under this section, such person shall be entitled to receive from said Board, a certificate of qualification upon the payment of the sum of five dollárs therefor; Provided, The application for such certificate be made in writing within six parts of this Act, and if not as months from the passage of this Act, and if not so made all right to a certificate under this section is waived, and forfeited, and the same shall issue only after successfully passing examination and paying fee, as provided for in Section Siz. All persons exempt from examinations as above, may practice without a certificate from said Board for a period not exceeding aix months from the pas-sage of this Act, and such certificate, when issued shall be recorded as it based upon examination. Sec. 9. Out of the funds coming into the pos-

session of said Board, each member thereof may receive as compensation the sum of five dollars fon each day he is actually engaged in the duties of his flice, and mileage at three cents per mile, for distances necessarily trayeled in going to and coming from the meetings of the Board. The said expenses shall be paid from the fous and assessments, secrived by the Board under the provisions of this Act, and no part of the salary or other expenses of Act, and no part of the salary or other expenses of the Board shall be paid out of the State Treasury, or be a charge against the State, nor shall the or be a charge against the State, nor shall the State be in an ywise responsible for any indebtedness which may be created by said Board. All moneys received by said Board under the provisions of this Act, shall be held by the Secretary as a special fund out of which may be paid the perdiem allowance and mileage of members as aforesaid, and the expenses incurred by the Board in carrying out the provisions of this Act, and the said Board shall make an annual report of its proceedings to the Governor on the first Monday in January of each year, which report shall contain an account of all moneys received and dishuised.

January of each year, which report shall contain an account of all moneys received and disbursed by them in pursuance of the previsions hereof.

Sec. 10. Any person who shall hold himself out to the public as a practitioner of ontometry, or who shall engage in the practice of optometry, without first complying with the provisions of this Act, or who shall violate any of the provision of said Act, shall be deemed guilty of a misdemeasor, and, upon conviction, shall be punished by a fine of not more than two hundred dollars, or house the provisions and surgeons authorized to apply to physicians and surgeons authorized.

to apply to physicians and surgeons authorized to practice under the laws of Florida, nor to dealers in optical goods who sell spectacles, or eye glasses, without attampting to traille upon suil in adapt

Approved May 21, 1909.

CHAPTER 5948-(NO. 79).

AN ACT to Amend Section 1303, of the General Statutes of the State of Florida, Relating to the Powers and Duties of Pilot Commissioners. Be it Enacted by the Legislature of the State of

Florida:
Section 1. That Section 1293, of the General
Statutes of the State of Florida, be amended so as
to read as follows:
Section 1293—Commissioners to Examine and
License Pilota.—Said Board of Commissioners
shall examine persons who may wish to be licensed
as pilots in all matters pertaining to the management of vessels; also, in regard to their knowledge

Florida:

of the channel and harbor where they wish to act of the channel and harbor where they wish to act a pilota; and if upon assanination these final theoretical to take command of all classes of vessels liable to enter that port, and thoroughly familiar with the channel and currents of the harbor, they shall appoint and license such a number of those found qualified as are requisite to perform the duties required of the pilots for that port; so that there shall not be more than twenty-five licensed pilots for the port of Pensacola, four for the ports of Apalachicola and Carrabelle, at both cast and west passes, inclusive, four for the port of Pensacola, four for the sort of Pensacola and Carrabelle, at both cast and of Apalachicola and Carrabelle, at both east and west passes, inclusive, four for the port of Pernandina and Nassau Inlet, eleven for the port of St. Johns, eight for the port of Port Tampa three for the port of Punta Gorda, three for the port of Charlotte Harbor, two for the port of St. Andrews, two for the port of Cedar Keys, ten for the Port of Key West, and two-for flav other port not specifically mentioned in this Chapter, and thereafter, when vacancies occur in the number of pilota in any of the ports of this State the Contmissioners of that port may in their discartion, grant license. any of the ports of this State the Continusioners of that port may, in their discrition, grant license as pilots herefolore provided until the number of pilots reaches the number allowed by this Chapter to the provided until the number of pilots reaches the number allowed by this Chapter to the pilots who are now duly licensed shall hold their notice according to law. Said pilots shall be entitled to hold their lices and appointments during good behavior, and the said floard shall require from each pilot satisfactory bonds for the faithful performance of his duties.

Sec. 2. All laws and parts of laws in conflict with the provisions of this Act are hereby repealed Sec. 3. This Act shall take effect immediately upon its passage and approval by the Governor.

Approved May 20, 1909.

CHAPTER 5949-(NO. 80).

AN ACT to Provide for the Admission of Gradu-ates of Law Departments of Chartened Univer-sities and Chartered Law Echools to Practice Law in the Courte of Florida

Be it Enacted by the Legislature of the State of

Section 1. Prom and after the paragraph of this Act any graduate of any law school chartered by and existing in this State, or any graduate of the law department of any chartered university in this State, which school or depurtment shall main tage the course of study prescribed by the Supreme Court and the character of whose work is satisfactive, to make the character of whose work is satisfactive. Court and the character of whose work is satisfactory to said Court, shall at any regular examination given by said Court for the admission of attorneys, receive strom said Supreme Court a license or permission to practice law in all the courts of this State without examination to legal attainments, prate without examination to legal attainments, upon producing to said Supreme Court his diploma, duly issued by the proper authorities, and upon giving satisfactory evidence that he is twenty-one years of age and of good moral character and upon taking the prescribed oath.

Sec. 2. That all laws or parts of laws in conflict with the provisions of this Act are hereby regaled.

Sec. 3. That this Act shall become a law upon its approval by the Govern Approved June 4, 1909

CHAPTER 5930 (NO. BI)

AN ACT to Amend Sections to, of Chapter 4632 (117), Laws of Florida, the Same Being an Act to Amend Sections 2, 3, 3, 6, 7, 8 and 10 of an Act to Incorporate the Florida Chautauqua Americation, Approved Pebruary 1s, 1885. Be it Enacted by the Legislature of the State of

Section 1. That Section to, of said Chapter 46st, be and is hereby amended to read as follows; Sec. 10. The Florida Chautauqua Association may incur indebtedness to the extent of thirty-

may incur inditiodies to the extent of thirty-five thousand dollars on its real and personal prop-erty in addition to five thousand dollars of annual or floating indebtedness against the same in its corporate capacity, and the said Florida Chau-taunua Association be, and is hereby, authorized to incur liabilities to the amount of thirty-five thousand dollars in notes, bonds, mortgages and other extificates of unitational on its real and other certificates of indebtedness on its real and sersonal property as aforesaid.
Sec. 2. This Act shall take effect immediately

ation its approval by the Governor or upon its be oming a law without his approval. Approved June 8, 1909.

CHAPTER 5951- (NO. 82).

N ACT Defining What Shall, Constitute Due Diligence on the Part of a Bank in the Collec-tion of Checks, Bratis, Notes or Other Nego-tuable Instruments, and Fixing the Liability of Bank, Drawer, Maker, Guarantor, Surety and Endorser.

Be it Enacted by the Legislature of the State of

Sec. 1. That when a check, draft, note or other perotiable instrument is deposited in a bank for credit, or for collection, it shall be considered due diligence on the part of the bank in the collection of any check draft, note or other negotiable instrument so deposited, to forward en route the same without delay in the usual commercial way in use according to the regular course of husines in use according to the regular course of minness of banks, and that the maker, endorser, guarantor or surety of anti-check, draft, note or other neigo-tiable instrument, so deposited, shall be liable to the bank until actual final payment is received, and that when a bank reseives for collection any check, draft, note or other negotiable instrument and ferwards the same for collection, as herein and forwards the same for collection, as herein vided, it shall only be liable after actual final payment is received by it, except in the of want of due diligence on its part, as aforesaid.

Sgc. 2. All laws which are in conflict with this Act are bereby repealed, and this Act shall take effect immediatley upon its approval by the Gov-Approved June 8, 1959.

CHAPTER 5953-(NO. 63).

AN ACT to Protect Genhers. Be it Enacted by the Legislature of the State of

Florida: Section 1. That it shall be unlawful to take section 1. That it shall be unlawful to take or sell any grophers tocientifically known as the Testudo Polynemus, or Florida Tortoise or Land Turtle) from the counties of Escambia, Santa Rosa and Walton during the months of May, June and July, or to take them with books or other appliances inserted into their holes or to take or sell them of a raise less than nine (9) inches in length of the under shell.

length of the under shell.

Sec. 2. That any person violating this Act shall, upon conviction, be punished by a fine of not more than twenty-five (\$25.00) dollars, or by imprisonment in the county jail for not more than ten days and that the taking or selling of gophers, in violation of this Act, shall be a separate offense Sec. 3. The Game Warden of each county shall be charged with the enforcement of this law.

Sec. 4. This Act shall take effect immediately wron its passage and argument by the Governor.

onn its passage and approval by the Governor Approved June 7, 1909

CHAPTER 5953-(NO. 64).

N ACT Authorizing the Employment of an

Whereas. There are now over one hundred and thirty State banks in this State, in addition to thirty State banks in this State, in addition to many private banks; and Whereas, The law requires that every one of said banks shall be thoroughly examined at least once in each year, and oftener if deemed necessary, and that savings banks shall be examined at least twice a year, and.

Whereas, the best-interests of the people of the State require adequate examination of banks;

Whereas, It is not practicable for such examina tions to be made by one examiner;

Therefore Be it Enacted by the Legislature of the State of

Section 1. That the Comptroller, in the super vision of banks, shall have the power to employ an additional discreet and competent person as bank examiner, whose duties and compensation shall be governed by the law authorizing the employment of a bank examiner.

Approved lune 1999

CHAPTER \$984-(NO. 88).

AN ACE to Prevent Pollution or Contamination of the Waters of the Lakes, Rivers, Streams and Ditales, in the State of Plonds, and Preserving Penalty for the Violation Hercof

Sec. 12. All laws and parts of laws in conflict with the provisions of this Act are hereby repealed. Be it Enacted by the Legislature of the State of

Florida:

Section 1. Any person or persons, firm, company, corporation or association in this fiate, or the martaging agent of any person or persons, firm, company, corporation or association in this fiate or any duty elected, appointed or lawfully created finer or any duty elected, appointed or lawfully created officer of any county, city, town, municipality, or manicipal government in this fiate, who shall deposit, or who shall permit or allust, any permon or persons in their example or under their control, management or direction to deposit in any of the waters of the lakes, rivers, streams and ditches in this fiate, any rubish, filth, or poisonus, or deleterious substances or substances, liable to effect the health of persons, fish, or live stock, or place or deposit

AT THE PARTY OF TH

any such deleterious substances or substances in any place where the same may be washed or infiltered into any of the waters herein named, shall be deemed guilty of a misdemeanor, and, upon conviction thereof in any court of competent jurisdiction, shall be fined in a sum not more than two hundred dollars; "Provided, further, That the carrying into effect of the provisions of this Act shall be under the supervision of the State Board of Health."

Sec. 2. This Act shall become effective on July

Sec. 2. This Act shall become effective on July 18t. 1909. Approved June 7, 1909.

CHAPTER \$955-(NO. 80).

N ACT to Fix the Standard of Cotton Seed Meal Sold in this State; to Prohibit the Sale of Inferior Cotton Seed Meal Without Notice to The Public; to Prohibit the Misbranding of Cotton Seed Meal, and Providing Penalties for Violations of This Act.

Be it Enacted by the Legislature of the State of

Florida

Section 1. That the sale of any cotton seed meal made from short ataple cotton, commonly known as "Bright Cotton Seed Meat," and containing less than 6.18 per cent of nitrogen,—cquivaient to 7.50 per cent. of ammonia,—or the sale of any cotton seed meal made from sea island Cotton, commonly, known as "Dark Cotton Seed Meat," and containing less than 3.7 per cent, of nitrogen, equivalent to 4. 50 per cent. of ammonia, is prohibited in the State of Plonda, Provideda That "bright" or "dark" cotton seed meal, all herein defined, which contains less nitrogen of ammonia than is specified herein, may be sold in this State when there is plainly printed, in capital letters, on the guarantee tag now provided by law to the Corporations provided for the following matters:

1. The manner of removal of any and all vacancies in the Hoard of Directors.

2. That the sale of inferior, minwel, or with the provisions of this fact and for filling any and all vacancies in the Hoard of Directors.

3. The "confittion upon which, and the time when, members in of any member in the association of a member, subject to the right of the cotton seed meal, by qualifying the trade mark, name or brand, "Feed Meal," "Star Meal," "Stock Feed Meal," or any other qualifying words or signs, is prohibited, and all goods sold or offered for sale as cotton seed meal shall contain the minimum percentage of nitrogen specified in Section one of this sale of hy-laws for its government and management not inconsistent with the provisions of this law. A majority vote of the members or the written ascent of members repercenting a majority of the votes, is necessary to adopt such by-laws after shall apply to the hy-laws after shall apply to the hy-laws of this State not inconsistent with the provisions of this fact end of the provisions of this fact end of the provisions of this fact or the votes, is necessary to adopt such by-laws after shall provided in the sale of the provisions of the corporation of the votes, is necessary to adopt such by-laws aft rested insterials as cotton aced meal, by qualitying the trade mark, name or brand, "Feed Meal,"
"Dairy Meal," "Star Meal," "Stock Feed Meal,"
or any other qualifying words or signs, is prohibited, and all goods sold or offered for sale as
cotton seed meal shall contain the minimum percentage of nitrogen specified in Section one of this
Act, except such as are plainly marked in capital
letters. "Second Class Cotton Seed Meal," as provided in Section One of this Act.

Sec. 3. That the guarantee tag as is now provided for in the fertilizers and stock food laws of this State shall in all cases be attached to each package or sack of cotton seed meal, showing the minimum percentages of valuable ingredients, with the additional qualifying words, "Second-Class Cotton Seed Meal," where nitrogen contents is less than the standard provided for in Section words this Ass's "Cotton Seed Meal." one of this Act for "Cotton Seed Meal."

Sec. 4. Any manufacturer, or importer, or agent of any manufacturer or importer, who shall sell, or offer or expose for sale, any cotton seed meal in a manner prohibited in this Act, shall be guilty of a misdemeanor; and fined five hundred dollars [\$1000 00] for the first offense, and one thousand dollars (\$1,000 00) for each subsequent

oftense. S. All cotton seed meal found on analysis of the State Chemist to be materially below the guaranteed analysis under which such cotton seed meal, was sold, or is being offered or exposed for sale, either for the standard cotton seed meal, as sale, either for the standard cotton seed meal, as the second-class cotton seed meal. as herein defined; or any second-class cotton seed meal which has been sold, or is being exposed or offered for sale, without the words "Second-Class Cotton Seed Meal," plainly, printed in capital letters on the guarantee has shall be subject to selzure by any of the Sheriffs of the State, upon the order of the Commissioner of Agriculture.

Sec. 6. This Act shall not repeal any part of the General Pertilivers and Stock Food Laws already in force in this State, but is supplemental thereto and for the prevention of the adulteration or misbranding of cotton seed meal.

Sec. 7. This Act shall take effect when passed and approved by the Governor.

Apparent

CHAPTER \$956-(NO. 87). AN ACT Declaring Certain Waters in This State

Navigable Stream. He It Enected by the Legislature of the State of Section 1. That the following waters are hereby

Bection I. That the following waters are hereby declared to be a navigable stream: Beginning on the shore of Lake Mincola at the depot at Clermont, thereby through Lake Hinwatha, thence through Canal, thence through Lake Falatlakaha; thence through Lake Minnehaha, thence through Lake Susan, thence through the Palatlakaha River, thence through Lake Louise, to the point carest the Post Office of Montevista

Sec. 2. That this Act shall take effect immediately upon its passage and approval by the Gov.

ernor Approved June 8, 1909.

CHAPTER \$957- (NO. 88).

AN ACT to Prohibit the Sale or Giving Away of Certain Narcotics, and Providing a Penalty for Violations of the Provisions Thereof. Be it Enacted by the Legislature of the State of

Section 1. That it is hereby declared a viola-tion of law for any person, firm or corporation to sell, give away or otherwise dispose of any opium, northine, cocaine, or its salts, atronine,

donna or conjum, to any person or persons, except upon the written prescription of a licensed prac-ticing physician, which prescription shall not be filled list once; Provided, however, That this Sec-tion shall not apply to manufacturers making and selling at wholesale to druggists, or to sales thereof, for the use of dentists, physicians, hospitals or

Sec. 2. Any person who shall, for themselves, or for any other person, firm or corporation, violate any of the provisions of this Act shall be feemed guilty of a misdemeanor and, upon con viction, shall be imprisoned not more than twelve months or fined not more than one hundred dol

Approved June 9, 1909. CHAPTER 8958- (NO. 89).

AN ACT for the Organization, Management and Co-operation of Agricultural (Viticultural) and Horticultural Non-Profit Co-operative Associa-

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

Section 1. Three or more persons engaged in Section 1. Three or more persons engaged in the production, preserving, drying, packing, shipping or marketing of agricultural (viticultural) or horticultural products, or (all) of them, may form a more provisions of this Act, to carry on said business, and such association shall have, and may exercise; the powers authorized by this Act and the powers necessarily incidental thereto, and all other powers authorized to the provisions of the p

necessarily incidental thereto, and all other powers granted to private corporations by the laws of this State, except such powers an are inconsistent with those granted by this Act.

Sec. 2, Such associations shall not have a capital stock, and 4ts business shall not be carried on for profit. Any person, or any number of persons in addition to the original incorporators, may become members of such association upon such come members of such association, upon such terms and conditions as to membership and sub-juct to such rules and regulations as to their, and each of their, contract and other rights and liabilcach it their, contract and other rights and half-ities between it and the member, as the said asso-elation shall provide in its by laws. The assoria-tion shall issue a certificate of membership to each member, but the said membership, or the said certificate thereof, shall not be assigned by a mem-ber to sany other person, nor shall the assigns thereto be entitled to membership in the associa-tion of any unperty rights or interests therein tion or to any property rights or interests therein.

Nor shall a purchaser at execution sale, or any
other person who may succeed, by operation of
law or otherwise, to the property interests of a member, be entitled to membership or become a member of the association by virtue of such transfer. The Mean of Directors may, however, by motion duly adopted by it, consent to such assignment or transfer and to the acceptance of the as-

but the association shall have the right, by by-laws, to provide for or against the transfer of membership and for or against the assignment of membership certificates, and also the terms and confittion upon what any substantial to allowed.

Sec. J. Each association formed under this Act

must prepare and file articles of incurporation in the same manner and under the same regulations as now required by law for the increporation of companies for profit in this State, and therein shall set forth:

companies for profit in shall set forth:

The name of the association.

The purpose for which it is formed.

The place where its principal husiness will

3. The place where its principal business will be transacted.

4. The term for which it is to exist, not exceeding fifty years.

5. The number of directors thersof, which must not be less than three and which may be any number in excess thereof, and the names and residences of those selected for the first year and until their successors shall have been elected and shall have accepted office.

6. Whether the voting power and shall have been selected and shall have been selected and shall have accepted office.

aliall cet forth a general rule or rules applicable to all members by which the voting power and the property rights and interests, respectively, of each member may and shall be determined and fixed, but the association shall have power to admit new members, who shall be entitled to vote

admit new members, who shall be entitled to vote and to share in the property of the association with the old members, in accordance with such general rule. This provision of the articles of incorporation shall not be altered, amended or repealed except by the unanimous written consent or the vote of all the members.

Said articles must be subscribed by the original members and acknowledged by one of them before an officer authorized by the law of this State to take and certify acknowledgments of deeds of conveyance, and shall be filed in accordance with the provisions of law, and when so filed the said articles of incorporation or certified copies thereof shall be received in all the courts of this State and other places as prima facie evidence of

State and other places as prima facic evidence of the facts contained therein. Sec. 4. Each association incorporated under this Act must within thirty days affect to incor-

money, and to have the money paid to him within sixty days after such expulsion.

4. The amount of membership fee, if any, and the amount which each member shall be required to pay annually, or from time to time, if at all, to carry on the business of the association, and also the compensation, if any, to be paid by each member for any services residered by the association to him, and the time of oayment and the minimum of collection the same, and for forfeiture of the interest of the municular in the association for non-

payment of the same

s. The number and qualification of members c. The number and qualification of members of the association and the conditions precedent to membership, and the method, lime and manner of permitting members to withdraw, and praviding for the assignment and transfer of the interest of the member, and the manner of determining the value of such interest, and providing for the purchase of such interest by the association upon the death withdraws of such interest.

chase of such interest by the association upon the death, withdrawal or expulsion of a member or upon the forfeiture of his membership, at the option of the association.

5. Permitting members to vote by their proxice and determining the conditions, manner, form and effect thereof.

Sec. 5. Each association incorporated under this Act shall have the numers granted by the reserver. this Act shall have the powers granted by the pro-visions of this law and other laws of Florida relat-ing to private corporations, and shall also have

the following powers.

I. To appoint such agents and officers as its business may require, and such appointed agents may be either persons or corporations; to admit persons to membership in the associations, and to expel any maniber pursuant to the provisions of its by-laws; to forfeit the (membership) of any member for violation of any agreement between him and the association, or for his violation of its

him and the association, or for his violation of its by-laws.

2. To purchase or otherwise acquire, hold, own, sell and otherwise dispose of any and every kind or kinds of seal and personal property necessary to carry on its business (and to acquire by purchase or otherwise the interest of any member in the property of the association).

3. Upon the written assentor by vote of members representing two-thirds of the total votes of all members to co-operate with any other (co-operative) corporation or corporations for the co-operative and more economical carrying on of

operative) corporation or corporations for the co-operative and more economical carrying on of their respective business by consolidation, upon (resolution) adopted by its Board of Directors, to enter into all necessary and proper contracts and succements, and to make all necessary and proper stipulations and arrangement with any other (co-operative) corporation or corporations, for the co-operative and more economical carrying on of its operative and more economical carrying on of the business; or any part or parts therrof; or any two or more (co-operative) corporations organized under this title, upon (resolutions) sulopted by their respective Board of Directors, may for the purpose of more economically carrying on their jurpose of more economically carrying on their respective hustness, by agreement between them, unite in employing and using, or several associations may peparately employ and use, the same methods, means and mencies for carrying on and conducting their respective businesses.

4. Any association formed or consolidated under

this Act may be discolved and its affairs this Act may be dissolved and its affairs wound up voluntarily by the written request of niembers representing two-thirds of the total vuter, in the manner and with the effect now provided by law, except that the moneya remaining after liquidation shall be divided among the members, in proportion to their property interest.

Sec. 6. The right of an association claiming to he organized and incorporated and carrying on its husiness under this Act to do and to continue its business, may be inquired into by one war-ranto at the suit of the Attroney General, but not

Sec. 7. This Act shall take effect immediately upon its passage and approval by the Governor,
Approved June 8, 1409

CHAPTER 5059-(NO. 90).

AN ACT to Prohibit Bets or Wagers Upon the Result of Any Trial or Contest of Skill, Speed, or Power of Endurance of Man or Heast, and to Prohibit Any Person Prom Receiving Anything of Value, Bet or Wagered Upon Any Such Result, and to Prohibit Any Person From Hecoming the Custodian or Depository of Any Money or Other thing Betor Wagered Upon Any Such Reallt, and Porbidding Any Person From Aiding, Assisting or Abetting Any Such Acts, and Repealing Section 3583 of the General Statutes of the State of Plonds.

he it finacted by the Legislature of the State of Piorida:

Section 1. Whosoever stakes, liets or wagers any money or other thing of value upon the result of any trial or contest of skill, speed or giver of endurance of man or beast, or whoever receives in any manner whatshever any money or other thing any matner whatsuever any money or other thing of value staked, bet or wagered or officed for the purpose of being staked, het or wagered by or for any other person upon any such result, or whoever knowingly becomes the custodian or depositionally of any money or other thing of value so staked, bet or wagered upon such result, or whilever alds, or amists, or abets if any manner in any of such acts, all of which are hereby forbifden, shall be guilty of gambling, and shall be punished by imprisonment not exceeding aix months, or by fine not exceeding five hundred dollars, or both fine and imprisonment. fine and imprisonment

Soc. 2. This Act shall not become operative or

Became a law without the signoval of the Oov-

to into effect until the first day of May, A. D.

AN ACT to Define and Prohibit Usury and Usu-nious Contracts in This State, and to Require That Mortgages Shall State Separately and Dis-tinctly the Principal. Interest and Pees Secured by Such Mortgages, and to Require Creditors to Give to Debtors Receipts for Money Paid, and Prescribing Penalties for the Violation of This Act. CHAPTER 5960-(NO. 91).

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Section 1. All contracts for the payment of interest upon loan, advance of money, or furbeare ance to enforce the rollection of kny debt, or used any ornitract whatever at a higher rate of interestiban ten per centum per annum, are hereby declared usurious.

Sec. 2. It shall be usury and unlawful for any person, association of persons furn or contraction.

Sec. 2. It shall be usury and unlawful for any person, association of persons, firm or corporation, or for may agent, officer or other representatives of any person, association of persons, firm or corporation, to reserve, charge or take for any loan, or for any advance of money, or for lorbearance to enforce the collection of any sum of money, a rate of interest greater than ten per centum per annum either directly or indirectly, by way of commission for advances, discount, exchange, or by any contract, contrivence or device whatever, wheresion for advances, discount, exchange, or by any contract, contrivance or device whatever, whereby the debtor is required or obligated to pay a sum of money greater than the actual principal sum received, together with interest at the rate of ten per tentum, as aloresaid. That the provisions of this Section shall not apply to sales of bonds in excess of one hundred dollars and mortages securing the same, or Money loaned on bonds.

Sec. 3. Any person, association of persons,

firm or corporation, or any agent, officer, or other representative of any person, association of persons, firm or corporation willully violating the provisions of Section 2 of this Act shall forfeit the entire interest to charted, or contracted to be charged or reserved, and only the actual principal sum of such ustrious sentract can be enforced in any Ceurs in this fitner, either at law or in equity; and when said usurious interest is taken or reserved, or has been paid, then and in all form the person, association of persons, firm or corporation who has taken or reserved, or has been paid, either directly or indirectly, such usurious interest, shall forfeit to the party from whom such usurious interest has been reserved, taken or exacted in any way, double the amount of interest so reserved, taken or exacted in any way, double the amount of interest or reserved, taken or exacted; Provided, however, That this shall not apply to a bona fide andorses or transferce of negotiable paper purchased before maturity, unless the sugrious character should appear upon its face, or that the said enforces or transferce shall have had actual notice of the same before the purchase of such paper, but in such event double the amount of such usurious interest may be recovered after payment, by action against the party originally exacting the same, in any Court of competent jurisdiction in this State, together with an attorney's fee, as provided in Soction 4, of this Act.

Sec. 4. This Act shall not be so construed as to prevent provision for the payment of such allowed in any court of a justice of the Prace for a sum exceeding five dollars. Provided, further, That this Act shall not be construed so as to prohibit mortgages from contracting for or collecting premiums for insurance actually issued on the property mortgaged, with the usual loss payable or mortgage clause attached thereto.

Sec. 5, Any, person, association of persons, firm or corporation, for the agent,

Sec. 5. Any person, association of persons, firm or corporation. or the agent officer or other representative of any person, association of persons, firm or corporation association of persons, firm or corporation and the second management of the

the lenting money in this State who shall will be lenting money in this State who shall will be lenting money greater than the suin of money lenting and an additional mun of money equal to twenty five ner centum per annum unon the principal suin loaned, by any contract, contrivance or davice whatever, directly or indirectly, by way of commissions, discount, exchange, interest, pretended sale of any article, assignment of salary or wages, inspection fees or other fees, or otherwise, or for forbearing to enforce the collection of such moneys or otherwise, shall forfelt the entire sum, both the principal and interest, to the party charged such usurflous interest, and shall be deemed guilty of a misdemanor, and on conviction, be fined not more than one hundred dollars, or be imprisoned in the county fall not more than ninety days, or both, in the discretion of the Court.

Sec. 6. Ilvery person, association of persons, firm or corporation, or the agent, officer, or other representative of any person, association of persons, firm or corporation, lending money in this State upon security shall, whenever the borrower of such money makes payment of any money, either principal or interest, immediately upon such payment being made, give to said borrower a receipt, dated of the date of such payment, which receipt shall state the amount paid and for what such payment is made. If such payment, which receipt shall state the amount paid and for what such payment is made. If such payment is for latterest on the sum sorpains in the supplied if the payment of the principal sum borrowed, the re-

interest on the sum borrowed, the receipt shall so state. If the sum so paid is in he applied Its the payment of the principal sum borrowed, the receipt shall so state. All such receipts shall be duly and properly signed by the person, association of persons, firm or corporation, or the agent, officer or other representative of the person, association of persons, firm or corporation to whom such money is paid. Whoever reluxes, upon demard, to give a secsipt complying with the requirements of this Section shall furfeit the entire interest upon said principal sum to the borrower.

quirements of this Section shall furfeit the entire interest upon said principal sum to the borrower. Sec. 7. That it shall be the duty of every mortgage accepting a mortgage on personal property as security for the repayment of a loan of money less than one hunded dollars to cause to be stated in such mortgage, separately and distinctly, the several amounts secural as principal, interest and fees, and any mortgages wilfully violating the provisions of this Section shall forfeit all interest and fees secured by such mortgage, and in entitled to recover only the principal sum.

Sec. 8. The provisions of Sections 6 and 7 of this Act shall not apply to chartered banks. State or National, or to trust companies.

Sec. 9. All laws and parts of laws in condict with this Act he, and the same are hereby, repealed.

Approved June 12, 1999.

CHAPTER 5961-(NO. 92)

AN ACT Making Appropriation for the Support and Maintenance of the State Institutions for Illahor Education Created and Required to be Maintained by Chapter \$184, of the Laws of Plorida, Approved Iuna ch. 1925, Now Known as the Unit of Plorida, the Plorida State College for Wossen, the Plorida Agricultural and Mechanical College for Negroes.

Be it Enected by the Legislature of the State of

Section 1. That the sum of two hundred twenty eights thousand, nine hundred dollars, or so much thereof as shall be necessary, is hereby appropriated for the support, improvement and maintenance of the University of Florida, the Plorida State College for Women, the Piorida School for the Deal and the Blind, and the Fiorida School for the Deat and the Binn, and the Florita Agricultural and Mechanical College for Negroes, required to be supported and maintained by Chapter 5354, of the Laws of Florida, approved June 5th, 1925, which sum shall be placed in the truit of the State Board of Education in the hands of the State Treasurer, as follows:

For University of the State of Florida, sixty thousand deliant which temperal include 66

thousand dollars, which sum shall include fifteen thousand dollars for the purpose of conducting Institutes.

Parmers' Institutes.

For the Florida State Coffees for Women, eighty two thousand, five hundred dollars.

For the Florida School for the Deaf and the Hind, fifty-six thousand for hundred dollars.

For the Florida Agricultural and Mechanical College for Negroes, ten thousand dollars.

The balance of five thousand dollars to be supended by the Board of Control for its authorized expenses.

expenses;
Sec. 2. That out of the appropriation hereby made the State Board of Education shall set apart the interest teller required to be paid under Section 3: or said Chapter sale, of the Laws of Plur ide.

Sec. J. That this Act shall not be construed as In any wisdiaffording the appropriation made for the support and maintenance of the Institutions berein named by Chapter 3/02, of the Laws of Plorida approved May 20, 1997. Approved June 12, 1999.

CHAPTER 8962-(NO. 93).

AN ACT Requiring Tax Assessors to Burnish to the Heards of Public Instruction of Their Respective Counties a List Showing the Total Amount of Special District Taxes Assessed in the Several Special School Disprets Be it Enacted by the Legislature of the State of Florida 1

Fioridal

Section I. That it shall be the duty of the County Tax Assessors to furnish to the hoards of Public Instruction of their respective counties on or before the first day of October of each year the total amount of special district school tax assessed in each and every special taxachool district.

Sec. 2. This Act shall take elect upon its passage and approval by the Oovernor.

Approved June 4, 1924.

CHAPTER 5963-(NO. 94).

AN ACT to Amend Section 4100, of the General Statutes of the State of Florida, Relating to Lebor of County Couviers as Amended by Chap-ter 3783, Arts of 1907.

Be it Enacted by the Legislature of the State of

Section t. That Section 4100 of the General Statutes of the State of Florida; as amother by Chanter 5705, Acts of 1007, relating to the labor of county convicts be and the same is beenly.

of county convicts he and the same is bernhy

4100—County Convicts has Be Put to Labor.

The Board of County Conmissioners of each
County may imply all come in the jails of their
tion to trime at labor upon the streets of incorpoated cities and towns, or upon roads, bridges and
public works in the several counties where they
are so implicanced; or the said Boards may, in their
discretion, hire out such prisoners to be kept and
worked either within the county where the crime
was committed or in any other county in the
Statute of the State of Florida.

Section 1. That Section 1723 of the General
Statutes of the State of Florida, relating to the
interest of the State of Florida, relating to the
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Section 1. That Section 1723 of the General
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Section 1. That Section 1723 of the General
Statutes of the State

al of the Board of Commissioners of State Institutions, and the Commissioners of Argiculture, with the approval of the Board of Commissioners of State Institutions, shall have the power to remain all such rules and regulations. Upon the Italiure of any leases or other person in charse of said county convicts to comply with rules and regulations, the Commissioners of Agriculture, with the approval of the Board of Johnstein on the county the approval of the Board of Johnstein on the county of State Institutions, shall have the right to require said county convicts returned at the expense of the party or parties working the same to the county jails of the county in which they were convicted; Provided, That before hiring, leasing or letting out such prisoners, the said Boards of County Commissioners shall advertise for at least thirty days in one or more of the county papers their intention to lease, hire or let the said prisoners, thereby giving those who desire to bid for such prisoners an opportunity to be present, either in person or by attorney, and submit their respective bids therefor.

In the event county convicts are leased under the provisions hereof, the proceeds arising thereform shall be paid into the county treasury as a special fund, to be expended under the direction of the County Commissioners solely for the purpose of maintaining, working and revairing the public reads, bridges and river crossings of the county and purchasing suitable tools implements and materials therefor.

It shall be the duty of supervisors of State convicts to inspect and supervisors of Agriculture. Said supervisors shall make written reports to the Commissioner of Agriculture and shall send duplicate copies of said reports to the Board of County Commissioners of the county in which said convicts so inspected were sentenced.

It shall be the duty of the Board of County Commissioner of Agriculture and shall send duplicate so inspected were sentenced.

victs an inspected were centenced

it shall be the duty of the Board of County Com-missioners, when working county prisoners on the public works of the counties, to gravide chithing, shoos, etc., for said convicts, and when lessed out, the lesser company shall furnish clothing, shoes, etc., in either case, as assumption for State pris-oners in the State.

the lease company shall furnish clothing, shoes, ric. In either case, as we assured to Elain more in the State moners in the State money for such process, and in addition the sum of three dollars (\$3.00) when his sentence is for a less period than four months and for all prisoners whose term of sentence whall be more than four months, the sum of five dollars (\$4.00), the same to be paid out of the hire derived from the lease of said convicts.

And when the County Commissioners work their prisoners on the public works of the county the same amounts shall be paid to the prisoners discharged from said works out of the Pine and Porfeiture Pund of the county, the same as is above provided when the Covernor, or its becoming a law without such approval.

Approved June 3, 1909.

CHAPTER 8964-(NO. 95).

N ACT to amend Sections 1173, 1174 and 1176, of the General Statutes of Florida Relating to the Practice of Pharmacy in Florida. Be it linacted by the Legislature of the State of

Section 1 (173), of the General Statutes of Florida, shall be amended to read as follows:

The said Hearti of Pharmacy shall, at stated times, to be fixed by them, being at least twice in each year and at such time and place and in such manner as they may determine, by a schedule of questions to be answered in writing and orally, examine every person who shall desire to conduct the business of selling at retail, compounding or dispensing draws; medicines or chemicals for anine every person who shall disting to conduct the business of selling at retail, compounding or dispensing drugs, medicines or chemicals for medical use, or compounding or dispensing physicians' prescriptions as a pharmacist; and if a majority of said Board shall be antisfied that said person is competent and fully qualified to conduct add hustness of compounding or dispensing drugs, medicines or chemicals for medical use, or to compound or dispense physicians' prescriptions they shall enter the name of such person as a registered pharmacist in a book provided for that purpose; Provided, however. That this Act shall not be construed so as to prevent a pharmacist from registering without examination, provided the said pharmacist is registered in some other State whose standard of requirements and examination shall be fully equal to the standard of requirements of the State of Florida, and provided such other State will register pharmacists of the Florida Board of Pharmacy on the same conditions: Provided, also, That any person not a pharmacist or druggist may open and conduct such store, if he shall keep constantly in his employ a registered pharmacist or druggist, but shall not himself sell or dispense drugs or medicines, except proprietary and patent medicines in original packages; Provided further, however. That this Chapter shall not be so construed as to prevent any physician who is authorized to practice medicines or surgery under the laws of this State.

by a regularest pharmacist of druggist, on ship to the half sell of the period free of medicines. It is a packages; Provided durther, however. That alias Chapter shall not be as construct as 10 nres went any physician who is authorized to practice medicine or surgery under the law of this State. If our registering as a pharmacist or druggist with one of the state of the state of the state of the state of the state. If our registering as a pharmacist or druggist with one of the state of the state of the state of florida, shall be amended to read as follows; Sec. 2. Section 114, of the cleared. Statetoe of florida, shall be amended to read as follows; The Board of Pharmacy shall be entitled to collect of each person whom they register and furnish a certificate as a registered plasmacist of such person shall prove defective and installation within any period not exceeding twelves the state of the st

red Fron co.) dollars shall be retained and all surplys over and above such expenses, and the reserve fund of five hundred Isoo co.) dollars, on the first day of lanuary of each rearraball be divided as follows: One half for the Pornia State Pharmaceutical Association, and the hitler half to be paul into the half Treasury. The Board of Pharmaceutical Association, and read to employ a competent man or man in the state of the first amusily, if in the opinion of the bloard it if advisable to do so, to check up our flicates of registration, and report any violation of the law to said Board; said Board may then employ counsel and prosecute any such violation, the sapense to be pair out of the funda in the hands of vaid Hoard.

Approved June 3, 1909.

Approved June 8, 1909.

Commissioners; and it shall be the further duty of such inspector to note, and so record in his hook herein above mentioned, with the record of the mark or marks and brands, whether or not such mark or marks and brands appear to have been altered, changed, mulliated or in any manner, this turbed from a pervious or older merk or marks and brand, and it so found by him to appear to have been altered, changed, mulliated or disturbed it shall be the duty of said inspector to ascertain from the party or parties offering such butchered beef or hog for sale, what was the original mark or marks and brand, and shall make a record of same in his book, and if not possible to ascertain the oringial or previous mark or marks and brand from such party or parties, he shall, it possible, so ascertain from whatsoever source he can, and shall note in the record to be kept by him, as hereinsbove provided, where, and from whom or what source, he ascertained the former mark or marks and brand, and shall also make a note in his book with the record of the mark of marks and brand what was the older or previous mark or marks and what was the older or previous mark or marks and what was the older or previous mark or marks and hrand, if shy there was, and he was so able to learn; and it shall be the further duty of such inspector to note in his book, with the record of the mark or marks and brand, and shall shook, with the record of the record of the mark or marks and brand, if shy there was, and he was so able to learn; and it shall be the further duty of such inspector to note in his book, with the record of the record of the mark or marks and brand, and shall shook with the record of the record of the mark or marks and brand, it shy there was, and he was so able to learn; and it shall be the further duty of such inspector to note in his book, with he was so able to team; and it shall be the laring duty of such inspector to note in his book, with the record of the mark or marks and brank whether or not the mark or marks and brank was made, altered or changed recently or soo before or after the boof or hog had been killed thutchered; and it shall be the further duty with inspector to take and record in his book.

was made, altered or changed recently or soon before or after the boef or hos had been killed or butchered; and it shall be the further duty of such inspector to take and record in his book becomes to mentioned the name of such parties offering much butchered befor beeves or slaughtered hog or hogs for sale, and record to show what butchered heef or beeves or slaughtered hog or hogs were offered for sale by saidsparty or parties; and the said inspector shall present to the Board of County Commissioners, at their regular meeting in each month, a correct and certified copy of transcript of his record of all marica and brands inspected during the preceding month, to sther with the names of all parties offering said butchered beef or beeves or slaughtered hog or hogs for sale, which said report shall be filed by the accountible for inspection, and the said inspector shall be allowed to charge and other they may let accountible for inspection, and the said inspector shall be allowed to charge and soling from the person or persons offering such heef or hog for sale twenty five cents for each hide of beef in spectod when five or less are offered for inspection at any one time by the same party, and for all over live, but not more than ten, the sum of twenty-five cents each for each hide inspected, and for all over ten offered by the same party at one time the sum of fifteen cents each, and for the inspection of the marks of hogs slaughtered he shall be allowed to collect from the person offering same for inspection the sum of fifteen cents each for all hogs over five in number offered by the same party at one time. Rvery party returns to now than ten dollars nor more than ten, and the run of the cents each for all hogs over five in number offered by the same party at one time. Rvery party returns to now the such duty shall be deemed guilty of a middewest of the curt of the circuit court, and the said books shall then become a part of the public excends of the curt of the circuit court, and the said book of the file of

the said books shall then become a part of the public records of the county. No person shall be appointed to be an inspector who is interested with or employed by any butcher or wonder of slaughtered beef or hogs, and no person shall be appointed inspector who is not an expert in take ing and recording marks and brands.

Sec. 3. All laws and parts of laws in conflict with the provisions of this Act be, and the same are hereby, rapealed.

Bec. 3. That this Act shall take effect im² mediately upon its passage and approval by the mediately upon its passage and approval by the

Sovernor.
Approved June 7, 1909.

CHAPTER 1966-(NO. 97).

AN ACT to amend Sections 17 and 18, of the General Statutes of the State of Piorida, Re-General lating to the Boundary Lines of Gadaden and Liberty Counties. Be it Enacted by the Legislature of the State

Section 1. That Section 17, of the General Statutes of the State of Pforida, relating to the boundary lines of Gadsden County, be, and the same is hereby, amended to read as follows.

17 (19)—Gadsden.—Gadsden County shall be comprehended within a line corresponding on the west with Apalachicola Rivar, and on the north with the boundary line of the State of Georgia, to a point where the same intermedia the western with the boundary and of the State of Coorgis, to a point where the same intermedia the western bank of the River Ocklockonse, thence down the western bank of the said river Ochlochonse, to a point where the north boundary line of Section Twenty (20), in Township One (1), south, range four west to the mitch intersects said river, there are west to the mitch

One (1). north, range five (5), west, thence went to the range line between ranges five (5) and sig (6), west, thence along-asid range line to the mouth east corner of Township Two (2), north, range six (6), west, thence west to the nouthwest corner of Section Thirty-five (14). Township Two (2), north, range six, west, thence north to the north-west corner of said Section Thirty-five (3). Township Two (2), north, range six (6), west, thence west to the range line between ranges six (6) and seven (7), west, thence north to the northwest corner of Township Two (2), range six (6), west, thence went to the Appliachicola River.

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

Sec. 4. That this Act shall become operative on the first day of January, A. D. 1910.

Approved June 7, 1909.

CHAPTER 5967-(NO. 98).

AN ACT Providing for and Requiring the Separa-tion of White and Negro Prisoners, and Male and Pemale Prisoners, While in Confinement in the County Jalls of this State.

Be it Enacted by the Leutstature of the Se

Section 1. The County Commissioners the respective counties of this State are hereby required, within twelve months from the passage of this Art, to a same the jalls of the transport of the same that it shall be unnecessary to countie that it shall be unnecessary to complete the said jalls in the same room, call or apartment white and negro prisoners, or male and female perisoners.

white and negro prisoners, or male and female prisoners.

Sec. s. That from and after the passage of this Act, as soon as the jails are arranged so that this Section may be complied with; it shall be unlawful for white and negro prisoners to be confined in the county jails of this State in the same cell, room or apartment, or be so confined as to be permitted to commingle together, and it shall likewise be unlawful for male and female prisoners in said jails to be confined in the same cell, room or spartment, or be so confined as to be-permitted to committing together, and it shall be the duty of the Sheriffs of this State to confine and separate

all prisoners in their custody or charge in accordance with this Act.

Soc. 3. The County Commissioners of the several counties of this State are suthorized to appropriate from the general revenue fund of the said counties such moneys as are necessary to carry into effect the provisions of this Act.

Sec. 3. Any Bosed of County Commissioners and any Sheriff wilfully refusing to carry out and comply with the provisions of Sections 1 and 2 of this Act in their respective spheres of duty shall be removed from other by the Governor.

Sec. All laws and parts of laws in confilet with this Act are hereby repealed.

Sec. 6. This Act shall take effect immediately upon its passage and approval by the Governor.

Approved June 7, 1903

· CHAPTER 5968--(NO. 09).

AN ACT Requiring the Several Boards of County Commissioners of the State of Plorida to so Lay Out and Define the Various Commission-er's Districts that the Boundary Lines of Such Districts Shall Not Divide Any Voting District

Be It Enacted by the Legislature of the State of

Florida:
Section 1. It shall be the duty of the several Bhards of County Commissioners of this Sinte, at their regular mosting in Tanuary, A. D. tore, in all cases where the boundary line of a County Commissioner's District passes through or divides an election district, to so after the boundary lines of the County Commissioner's District of the county that no election district shall be partly in one County Commissioner's District and fartly in

county that no election district shall be partly in one County Commissioner's District and partly in not!

Set. 3. After the boundary lines of the various County Commissioner's Districts are prescribed and defined a provided by the first Section benefit belowed by the boundary lines of no County Commissioner District, nor of any election district shall ever be so altered as to cause any election district to like pastly in one County Commissioner's District to any another.

in early in another.

Act and hereby repealed.

Approved June 2, 1909.

CHAPTER SPAQ-(NO. 100).

AN ACT to Require the Beards of County Com-nilasioners to Advertize for Hilds for Public Work and Purnishing Supplies to the County in Certain Cases, and Providing a Penalty for Failure to Advertise for Ilhi-Be it Enacted by the Legislature of the State of

Florida: Section 1. No contract shall be let by the Board Section 1. No contract shall be let by the Board of County Commissioners for the working of any road or atreet, the construction or building of any living, the erecting or building of any house, nor shall any goods, supplies or materials for county purposes or use be purchased when the amount to be paid therefor by the county shall acceed three hundred dollars, unless notice thereof shall be advertised once a week for at least two weeks in some newspaper of general circulation in the county, calling for bids upon the work to be done or for the goods, supplies or materials to be purchased by the county, and in each case the bid of the lowest responsible bidder shall be accepted, unless the County Commissioners shall reject all bids because the same are too high.

Sec. 2. This Act shall go into effect immediately upon its case and approval by the Covernor.

ly upon its passes and approval by the Governor Approved June 4, 1909.

CHAPTER 3970-(NO. 101).

AN ACT Providing for the Location of Palm Brach County, in the State of Plorida, and for the Organization and Government Thereof. Be it Enacted by the Legislature of the State of

Section 1. That the County of Palm Beach be Section 1. That the County of Palm Beach he and the same is bereby, created and established to exist as a County of the State of Florida from and after the 1st day of July, 1000. Such county shall compose and include all that territory of the county of Dade as heretofore existing, which lies north of the following boundary line: Bogining at a point on the sastern boundary of the State of Florida where the south line of Section 18, township 49, south of range 43 east, if produced would intersect the same, and from the said point of intersection on the said eastern boundary of the said State run west on the southern boundary of of intersection on the said eastern boundary of the said State run west on the southern boundary of Section 1. The southern boundary of Section 1. The said State run west on the south boundaries of sections thirteen, fourteen, fifteen; sixteen, seventeen and eighteen of township as south of range 43 east, and thence following the said line produced west to the western boundary line of the county of Dade, as heretofore existing.

Sec. 2. The said county shall be a part of the Second Congressional District, and a part of the Thirteenth Senatorial District, and a part of the Seventh Judicial Circuit, and the said county shall have one member in the House of Representatives of the State of Plonia.

Sec. 3. The town of West Palin Beach shall be the temporary county seat of said county.

Sec. 3. The town of West Palm Beach shall be the temporary county seat of said county. Sec. 4. The Governor of the State shall, on or before the first day of July, 1909, appoint all the officers to which said county may be entitled under the Constitution and laws of the State of

Florida.

Sec. 3. It shall be the duty of the Roard of County Commissioners of Palm Beach County to hold their first meeting on the first Monday in July, 1909, and at said meeting they shall make arrangements for temporarily carrying on the county government, and shall perform such other duties as may be required of them by law duties as may be required of them by law.

Sec. 6. It shall be the duty of the Board of
Public Instruction of Palm Beach County to hold their first meeting on the first Tuesday in July,

Sec. 7. The gourts of Palm Beach County shall have owil and eriminal jurisdiction, throughout said county, over causes of action which shall have accrued, and over erimes and enisdemeanors which shall have been committed within the territory enemiated in said county as hereby constituted, orior to the first day of July, 1909, in the same manner and to the same extent as if said county had been in existence when such causes of action accurate, or such crimes or mixturenesses arens accrued, or such crimes or missemeanors were committed.

Sec. F. All actions and prosecutions, and all proceedings in guardianship or administration, and any and all other actions, prosecutions or proceedings that may be rending in Bade County in the Circuit Court or the County Couffer or Board of said county on the first day of luly, 1900, where-of any Court, officer or Board of Palm Beach County whole have had juristiction if said county bad been in existence when such action or proceeding was instituted shall be transferred to the officer or Board of Palm Beach County having jurisdiction of saich mattern, and all pleadings, papers and documents in any way pertaining to any such action, prosecution or proceeding shall be delivered by the Clerk, or other officer of Dado-County having custody thereof, to the proper officer of Palm Beach County. 16c. 9. The Clerk of the Circuit Court of Palm

Beach County, or his authorized agent or deputy, shall procure from the records in the effice of the Cierk of the Ercuit Court of Dade County a transcript or all such deeds, bransfars, mortgages or other evenues of real or personal estate, and of leavents, orders and decrees, and any and all powers or documents in the custody of the Clerk of the Circuit Court of Dade County that may in anywise effect the integrate of Palm Beach County as the County Commissioners may from time to time, direct, and the Clerk of the Circuit Court of Dade County shall, without clumes or fees, allow the Clerk of the Circuit Court of Dade County free access to all books and papers on file in his office that would in anywise facilitate the procuring of such branscription. The Clerk of the Circuit Court of Palm Beach County to the Circuit Court of Palm Beach County shall certify to the court of Palm Beach County shall certify to the court of Palm Beach County shall certify to the court of Palm Beach County shall certify to the court of Palm Beach County shall certify to the courted the of the circuit Court of Palm Beach County shall certify to the courted the of the circuit Court of Palm Beach County shall certify to the courted the of the circuit Court certify to the correctness of such transcription and thereupon such testified copies of the records documents and other matters so transcribed and certified shall be of the same force and effect as

the principal reports.

10. As compensation for the savvices required of him in Section wol this Act, the Clerk of the Createst Relationship in Section wold the Clerk of the Createst Relationship in Section wold the Clerk of t country commissioners, not to exceed one hundred dollars (see set per month for each man for such time as he shall actually engage in such work time as he shall actually engage in such work.

Country null procure from the records in the office of the Country Judge of Bade Country a transcript of all pagers, files, documents and records in the custody of the Country Judge of Dade Country that may in anywise affect the interests of Palm Heach Country, as the Country Commissioners may from time to time direct, and the Country Judge of Dade Country Judge of Dade Country Judge of Palm Heach Country Judge of Palm Beach Country free access to all books and papers and files in he office that may in anywise facilitate the procuring of sidel transcription. The Country Judge of Palm Beach Country shall certify to the correctness of such transcription, and thereupon such certified oppies of the payers, files, documents and records so transcribed and certified shall be of the same force and effect as the original records.

autivel of him in Section 11 of the Act, the County and county a sum to be fixed by the County Commissioners, not to exceed one hundred dollars particularly be angaged in such work.

County and continue to perform the vittles of his office in relation to all property and persons within the territory of Paim Beach County at hereby and small complete the assessment roll for Dale County at hereby and activating Upon completion of Raid Assessment roll as provided by his handled as a supplies to property and persons that deliver to the Assessor of Taxes of Paim Beach County at hereby as a supplies to property and persons that deliver to the Assessor of Taxes of Paim Beach County at the county a transcript of so much of such assessment roll as applies to property and persons within the limits of Paim Beach County shall perform all the dutiese of his office as now provided by law.

Sec. 11. The Assessor of Taxes for Dale County that be paid to said.

Taxes of Paim Beach County for the year 1909, and the County Commissioners of Paim Beach County shall provide for reasonable compensation to be paid to said.

Sec. 15. The Assessor of Taxes of Paim Beach County shall provide for reasonable compensation to be paid to said.

a transcript of his assessment no.1 is herein trosided, and for any and all other extraindinity
between.

Sec. 13. The Assessor of Taxes of Pain. Beach
County shall receive no compensation from he
State for the assessment of taxes of said county
for the year 1900, but he shall receive for such
services as he may perform after the first day of
January, 1910, such compensation is provided
by law and the County Commissioner's of Palm
Beach County shall pay to him such reasonable
compensation for the services rendered by him
from the first day of July, 1900, to the first day of
January, 1910, as they may deem proper.

And the Tax Assessor and the Clerk of the
Circuit Court of Dade County shall, as itself
and the Tax Assessor and the Clerk of the
Circuit Court of Dade County shall, as itself
assessor are the all looks man and paper
and the in their office that would
facilitate the performance of his dult as itself
sec. 16. The Collector of Taxes of Dade County
shall be allowed credit in his settlement for the
amount of all the axed due on property or from
persons within said county of Paim Beach as
serior created, for the startery of Paim Beach
County as hereby created, and to enforce the payment thereof by sale of delinquent lands in the
same manner and with the same effect as if the
county of Paim Beach had not been created and
all sales made in pursuance of the provisions of
this Section shall be as valid as if the territory of
Paim Beach had remained a part of Dade County
but all tax certificates covering sales of lands lying
in Palm Beach had remained a part of Dade County
but all tax certificates covering sales of lands lying
in Palm Beach had remained a part of Dade County
but all tax certificates covering sales of lands lying
in Palm Beach County which shall have been certified or
sold for taxes prior to the first day of July, 1902,
whether certified or sold to the State of the Circuit Court of Dade County.

Sec. 19. It shall be the duty of the Dand of
County and agrees with said Board upon a
plan or p

funds, and personal or moyable property that Dade County may have on hand or that may be owing to Dade County on the first day of July Sec. 26. It shall be the duty of the Buard of Public Instruction of Palm Beach County at an early a date as may be possible, to light a conference with the Board of Public Instruction of Dade County and agree with such Board upon a plan for the assumption by Palm Beach County of its pro rate share of the indebtedness of the Board of Public Instruction of Dade County and also upon an equitable division of the funds that said Board may have on hard

may be owing to said Board on the first lay of July, 1009.
Sec. 21. The Spring Term of the Circuit Court of Palm Beach County shall be held on the first Tuesday in June, and the Pall Term of the Circuit Court of said county shall be held on the first Tuesday in January in each year.
Sec. 22. This Act shall take effect in the in force as soon as it becomes a Approved April 10, 1909. as it becomes a law .

CHAPTER 5978-(NO. 109) AN ACT Defining the Boundary, Line Between the Counties of Clay and Putnam, in the Cor-porate Limits of the Town of McIrose

Be it Enacted by the Legislature of the State of Be it Enacted by the Legisland of the Florida;
Section 1. That the boundary line lets on the Counties of Clay and Putnam, in the one rate limits of the Town of Melrose, shall be the north edge of Bellamy Avenue, beginning at the intersection of said Bellamy Avenue and the range line dividing Ranges Twenty two not I wenty three, thence running east along the north edge three, thence running east along the north class of said Bellamy Avenue one-half mile to its intersection with the Bellamy, or Federal Road leading from St. Augustine to Tallahasses.

Sec. 2. All laws and parts of laws in smalled with this Act be, and the same are largely re-

Approved May 5, 1909

CHAPTER 5079-ING. 110

AN' ACT to Amend Section 27, of the ineral Statutes of the State of Florida Decrease the Boundaries of Columbia County Be it Enacted by the Legislature of the state of

Florida;

Section I. That Section 27, of the inheral Statutes of the State of Piorida, driving the boundaries of Columbia County, he, and it same is hereby, amended to as to read as follow to with \$2.—Columbia.—The boundaries of the boundary whall he as follows; Commencing at the mouth of the Ichetucknee River where it enters the Santa Fee River, running thence un said Ichetucknee River to said Ichetucknee springs; thence along the basic roboundary has of Suyannee County, to Suwannee River. Thence he was add if the to the range line dividing Ranges as and Ine to the range line dividing Ranges as and Ine to the range line dividing Ranges as and Ine to the county the River, thence down said creek to the Santa Fee River, thence down said river to the santa fing inning.

Bec. 2. All laws and parts of laws in combet with the provisions of this Act are neglector in on its approval by the Governor 1/2 Approved May 19, 1909

STATE OF PLORIDA. OFFICE SECRETARY OF STATE.

I OFFICE SECRETARY OF STATE. 1

I. H. CLAY CRAWRORD, Secretary of State of the State of Plorida, do hereby certify that the foregoing is a true and correct copy of all laws of a general and permanent nature enacted by the Legislature, Session of two.

Given under my hand, and the Great Scal of the State of Plorida, at Tallahassee, the Capital, this the winth day of July, A. D., 1909.

(See December 1988) (Seal) H. CLAY CRAWFORD Secretary of State

Captain (spinning a yarn) -1 was for eight days a prisoner among the cannibals.

Lady And how, was it they didn't eat you,"

Captain (calmly) Wolf, othe truth was the chief's wife had mislaid her cookbook, 12Hounde Blietter.

A ship is loading a cargo of lumber at Pensacola that will be used in the construction of a summer villa for Alphonso, the king of Spain.

NEWS PUB, CO., DELAND

IN AND ABOUT THE CITY

Little Happenings-Mention of Matters in Brief.

PERSONAL ITEMS OF INTEREST

Summary of the Floating Small Talk Succinctly Arranged for Hurried Herald Readers.

Wade, the tuner, Orlando.

Twenty-one meals at Stumon's for \$4 America alarm clocks for 85c at Fernald's.

Hon. M. O. Overstreet spent Tuesday in the city enroute to Atlanta.

Full line garden seed for fall plant-Ing. Fresh. At L. R. Philips' Drug Store Wade makes frequent trips to Sanford.

Write him at Orlando. Best Elgin creamery butter, 35 cents a

pound, at L. P. McCuller's. Cottage to rent; five rooms, Park avenue, apply to G. Will Bridge Bond and

A good family horse for sale at a bargain. N. H. Garner.

Buy Henry Clay Flour of W. W. Long. The best on earth. Prices on hams are soaring, but L. P.

McCuller is still selling them at 16 cents a pound.

Good second-hand buggy for sale. Box 854.

See C. A. Reed for furniture and plane

Fresh Saratoga Chips received daily, 10 cents the package, at Sanford Gro-

Buy a meal ticket, and eat your Sunday dinner at Stumon's.

M. E. Gupton, a first-class carriage pointer of Savannah, has accepted a position with the Sanford Carriage Works.

Regular \$5.50 rattan rockers at Miller & Son for \$3.75. Come and look our stock over.

Ashes (Canada unleached) and all Wilson & Toomer fertilizers. See R. C. Maxwell or R. H. Whitner.

McKinley edition of ten cent sheet music, all the popular airs, at City Cigar Store.

Mr. and Mrs.W.W. Abernathy and family are now comfortably located in the Long residence, corner of Oak avenue and Fourth street.

Why pay high prices on the installment plan, when Miller & Son will save you from 20 to 30 per cent.

Geo. H. Fernald has returned from a trip to the New England states, and while he thoroughly enjoyed the trip, he is glad Fernald Co. to get back to Sanford again, where "life ls worth living."

Mr. and Mrs. D. L. Thrasher and daughter May have returned from a month's matters. outing at Daytona Beach. They thoroughly enjoyed the trip, especially the fine roads and the Buick car.

Hammocks from \$1.20 up, at Miller &

Get ready for the files and Mos quitoes. Largest stock and lowest prices on screen doors and windows Harry J. Wilson's.

Castor pomace, cotton seed meal, complete fertilizers, Wilson & Toomer's Ideal and Special brands. See R. C. Maxwell or 51-4t R. H. Whitner.

Thirty per cent discount on all wool art squares at Miller & Son.

Built by the Pope Contracting Co. sufficient guarantee.

Clarence Priest and family of Anthony have moved to Sanford, and will reside on J. E. Pace's place. Mr. Priest is a practical former and will be a valuable addition to Sanford's trucking section.

Don't make a mistake and buy before priçing at Miller & Son.

A. Cunningham Co., of Jacksanville was in the city last Saturday. Mr. Abrams is Daytona Gazette. one of the best plane men in the state and is in charge of this department of the Cunningham Co.

Rooms furnished. Also go-cart for sale. Between Oak and Myrtle Aves., 5th St.

W. S. Hart of Hawk's Park, one of the most prominent orange growers in the state, passed through this city last. Tuesday. Mr. Hart is enthusiastic about the Lake Butler Star. prospects of the orange business and the Citrus Exchange.

class tick, at Miller & Son for \$8.50.

Sowies wanted by the day or piece at reasonable prices. Call on Mrs. F. W. M. Baker, Sixth St. and Myrtle Ave. 49-2t

Sam Williams has accepted a position in the furniture store of Barlow & Williams. Sam is a first-class furniture man and is only returning to his first love, as he was with the Heffield Company several years Complete fertilizers, Canada hardwood Hunter.

Hency, in one and two pound jars' 25 and 45 cents the jar, at Sanford THE HERALD's 'phone is No. 148

Men's Panama hats, at Mettinger's. See L. R. Philips for Zour ceiery seed A good spring at \$1.90, at Miller & Son.

3-lb cans Nanticoke tomatoes, 10 cents, at L. P. McCuller's. Trimmed hats at great reduction for the

next week at Mrs. M. L. Allen's 51-1tp Planting time is here. M. M. Smith will sell you land on easy terms,

Frank Milton of the Sanford Grocery Co. s the proud possessor of a new Bulck car. The famous Eigin Creamery Butter for sale at W. W. Long's Grocery.

Florida Syrup in scaled tins, same as new, at Sanford Grocery Co.

Furnished rooms with bath for rent, at 206 Laurel avenue, corner second st. 30 M. Hicks and family have moved to W. R. Gardner's house on Palmetto avenue.

For an up-to-date tallor-made suit, see D. A. Caldwell & Sons.

T. C. Evans, H. A. Grant, and Hon. J. M. Cheney of Orlando were in the city Tuesday on business.

The City Cigar store has installed a fine soda fountian and is now prepared to serve ice cream and cold drinks of all Maltland, was in the city last Saturday.

A. Dorner and family have returned from New York, where they have been spending several weeks.

Quite a crowd enjoyed a moonlight launch ride on Tuesday evening.

Sanford Novelty Works and Cement Stone Plant located at the corner of French avenue and Commercial street. 42tf

Mrs. L. R. Philips and children left Monday for Scabreeze, where they will spend

While your wife is away, make yourself at home at Stumon's. 21 meals for \$4. Greenberg, owner. A card from Joe de Mont from Niagara Falls says he will be in Sanford this week.

The only sensible and comfortable men's invisible suspenders at Mettinger's. 51-tf Go-Fly keeps files off horses and cattle, All Local Advertisements Under This 25c and 50c. At all drug stores. 44-10 Heading, One Cent a Word Each Issue

Harry Wilson spent Sunday with his family at Daytona Beach.

Heart pine posts, by hundred or carload. O. G. Woolcott, Oviedo, Fla.

New crop California seed, at L. R. Philips' Drug Store. Get his prices before buying

Do away with dust while sweeping carpets by buying Wizzard Carpet Cleaner of W. W. Long.

Archie Betts has returned from a trip to Georgia where he spent the time pleasantly among the Georgia "peaches." Powers. Get your fencing now, and get the

American or the Ellwood kind. Geo. H. Hon. E. E. Haskell of Palatka and Jos.

Jones and Carl Robinson of Orlando were in the city Tuesday on chancery court

The Royal Tailors brand of clothing means perfection. See samples at D. A. Caldwell & Son's.

Send for special announcement of Mecanic Arts at Stetson University, De-

Fancy work supplies, at 507 Magnolia

Mrs. W. E. Morris and children have arrived in the city from Macon and will occupy the house at the corner of Park avenue and Ninth street. Mr. Morris is and several fire insurance companies and will make Sanford his headquarters.

If you want a first-class tailor-made suit for \$12.98, call at D. A. Caldwell &

Mr. and Mrs. C. A. Dobbins and children, who have been visiting with Mr. Dobbins' slater, Mrs. W. J. Bethel, on Second avenue, returned to Sanford Thursday. Mr. and Mrs. Dobbina were at one being in business with H. Er Quigg.-

Dr. Jas. Robson of Sanford Fla., spent Charleston all summer. Dr. was employed as druggest with Drs. Tomlinson and Boston, Mass. For examination of prem-Maines last year up until May of this ises apply to John T. Arrents, on the year when he went to Sanford. His wife place, and children will join him flext week.

Mr. and Mrs. Harry J. Wilson, four childeen and maid arrived Monday afternoon \$12.50. 50-pound felt mattress, Hrst- from Sanford, and have located in Miami cottage on the beach for the remainder of the senson. Mr. Wilson II a prominent hardware merchant in Sanford, and reports that there are three hundred acres or more of celery being planted this sea-son than ever before, and predicts an Park avenue. Inquire at Sanford Grocery. enormous crop.—Halifax Journal.

> Wilson & Toomer Fertilizer Company. ashes and castor pomace. See R. C. Maxwell or R. H. Whitner.

Tables from 80 cents upward at Miller

Now is the time to buy your sub-irrigated land. See M. M. Smith.

Miller & Sun save the huyers money. No high-priced solicitors to pay.

Fish roe in cans, at 15 cents the can at Sanford Grocery Co.

Chairs, stands, rockers, matting, spring cot, and window shades for sale. Practically new. Enquire at Herald office.

M. W. Lovell has returned from Jacksonville, where he was called on account of the illness of his mother.

Now is the time to build your fence and the Geo. H. Fernald Hardware Co., is the place to buy. See the Ellwood and Amer-

Mr. and Mrs. Turner Houser returned to Sanford, after a delightful stay of six weeks in Georgia, South Carolina and New York; combining business with pleasure.

The American and Ellwood_fence are the best on the market. See them at the Geo. H. Fernald Hardeware Co., before

Miss Grace Sanderson of Plant City visited with Miss Gladys Gardner last week returning home Saturday.

Hugh Allen, a prominent resident of He reports his section in fine shape, and that the orange crop will be a bumper one.

at Dickins' stables. Mr. and Mrs. J. W. Price are temporarily in charge of Mrs. Goodhue's boarding house on Magnolia avenue during her ab-

First-class harness and saddle repairing

Biggest Bargain in Sanford 25 acres in the city limits. Has lake protection. Ten acres tiled and four flowing walls. Dwelling house, stable and other outhouses. Price \$12,500. Brokers protected. Martin

LOST:-Between City Park and Clyde Line dock pair solld gold cuff buttons, in cuffs. Leave at Herald office and get

Beach. Board and room \$7 to \$8 by the week; \$1.50 by day. Fronting occon. 49tf WANTED-Experienced farmer, married, on our 10 acre truck farm on salary and shares. Give references. Nassau Truck & Farm Co., Fernandina, Fla. 49-2tp head, all latest attachments. Going for

\$35 cash. Inquire at Hetald office. For SALE-One-fourth block between First and Second streets, beautiful building site. Lake view. \$1,000. F. J.

For Sale-18-ft launch. 3 h. p. engine. Bargain, if sold at once. T.P. Conpropet.

For Sale-Buggy and harness, in good condition. A bargain. E. L. G., Lake For sale cheap. Quick sale. Need mon-

ey. Fifteen acres celery farm. Box 473. For Sale_First class square plane. cheap and time. Box 473. 46-4t. For Sale-Three fresh cows and a good horse. Inquire at the Pico Hotel. 40-tf Beautiful country home for sale cheap. courses in Music, the Fine Arts, and the 11/2 miles from Sanford. 9 room house; 6

acres good land; orange trees, &c. Address P. O. Box 753. FOR RENT—Seven (7) acres of good sub-irrigated celery land. Address Call Box SANFORD 50-4tp 828, Sanford, Fla.

For RENT-Old land tiled and in fine shape for crop this season. Five room cottage on farm. F. J. Powers. Three furnished or unfurnished rooms

representing the Prudential Insurance Co., store. See R. L. Jones. 46-tf Furnished rooms, delightfully cool, pleasantly located, singly or together. No. 611

Oak avenue.

For Rent-One and three-quarters acres of land, near city limits. Address Box Wanted-To rent 13,000 feet of celery

boards. P. O. Box 364. House to rent for the aummer, corner Magnolia avenue and First street. En-

quire of Mrs. M. L. Allen. day. Mr. and Mrs. Dobbins were at one In the next 30 days I will sell 50 Rhode

Jas. A. Abrams, representing the John time residents of Daytons. Mr. Dobbins Island Red hens, and 50 White Minorcas. one year old, not less than ten at 75 cts each. S. M. Donne, Geneva, Fla. 49-4t

To RENT, UNFURNISHED .- The large house, Dr. Jas. Robson of Sanford Fla., spent a few hours in the city Thursday with his wife who has been visiting relatives in supply, etc. Rent \$240 per year; by month \$25, payable monthly in advance. Reply to C. W. Rantoul, 60 State street,

> FOR SALE-Five shares of Sanford Building & Loan Association stock, a half amount paid in. Address Box 359 city. For Rent-Six acres of old land, hamcall, with four room cottage.

For Sale—Seed Potatoes for fall plant-ng. N. J. Stenstrom. Lost—Subscription paper with names of Fourth of July contributors. Finder please return to office of Chase & Co. 51-tfp

Farm for rent-Near Crystal ice plant, a finished six room house, barn and shanty, with four acres in good condition. G. W.

Lost-Pair gold eyeglasses, in case, on Celery avenue, between town and Chap-ple's place. Name on case, Marshall, Fleid & Co. Finder please return to this office, and receive reward. D. C. Woods.

N.P. Yowell & Co

Who handles the Best Goods in Sanford, whose stock is kept up the year round, very seldom you don't get what you ask for. :::::

Complete Line of Ladies' and gents' furnishings

N. P. YOWELL & CO.

UR MEN'S APPAREL is a perfect production of pleasing style, and adapts itself to the needs of good dressers especially during the warm weather months.

Our stock of merchandise is of the Stop at Surf Crest while at Daytons most approved style--conservative, yet modern in every feature, and it will be FOR SALE—New Sewing Machine, drop to your interest to investigate.

> If quality is your strong point let us supply you.

MAFRANK

Clothier and Men's **Furnisher**

FLORIDA

L. WOODRUFF

Sanford's Only Exclusive Shoe Store

STRONG LINE OF CHILDREN'S SCHOOL SHOES The Latest Fall Styles in Ladies', Gent's and Children's Shoes

Just Received

Horner Military School 1851 — 1909. Oxford, North Carolina Oxford, North Carolins

Classical, Scientific and English Courses. Preparce for College, University or the Government Academies. Military training develops prompt obedience and manip carriage, Academy to years old will acquire and leading. Cadeta dine with the principal and ladies of his family, securing the culture of home life. Cultivates and educates. Modern building period and its could be and social training. And lawn, athletic park, one quarter mile running track, to acres. Ideal climate, helpful environment. In the social atmosphere of reduced Christian people. The town noted for our country as an educational centre.

Catalogues ready for distributing

HOPNER MILITARY SCHOOL.



orner, Principal, Oxford, N. C.

L. H. TEMPLE

Orders Solicited For

Cut Flowers and Hot House Plants ROSES A SPECIALTY

Ask for Prices Florists Agent. Oak Ave. and 11th St. SANFORD, FLA.

COUNTY HAPPENINGS

A Budget of Interesting Items From Correspondents

THE EVENTS OF ORANGE COUNTY

Efficient Staff of Reporters Weekly Covers the Territory for The Herald

GENEVA GLEANINGS

Special Correspondence to The Herald. W. H. Howard is attending court in Jacksonville this week.

Miss Della Jones is spending several days with Mrs. A. A. Morgan.

Mrs. Hilly Grant, accompaned by Mrs. Lang of Osteen is on a visit to relatives pear Jacksonville.

Miss Annie Peters has Just returned from a short visit to Orlando.

The condition of Mr. Walter Flint, who has been sick for two weeks, remains practically unchanged.

A. J. Worthy left last Wednesday to join his wife who is visiting her mother, Mrs. Emma Watson in Havana, Fla.

Mr. and Mrs. Eshton Baxter of Washington, D. C. are expected soon, on a visit of some length to Mrs. Baxter's parents, Mr. and Mrs Huddleston-

Little Lois Grant entertained her friends at a "spend the day party" last Friday in honor of her eighth birthday; dinner was served to these tots under the trees and all hope Lois will soon celebrate another birthday in like manner.

H. H. Pattishall is having his home fitted throughout with waterworks; has set up a tank, pumps the water into this by a gasoline engine from his artesian well. Kelz, from \$330 to \$500. this adds much to this already modern home. The plumbing work is being done by David Speer.

Miss Lidia Geiger celebrated her birthday on last Friday night by giveing a party. Quite a number of young people attended, music and games were indulged in until a late hour, when all were invited into the dining room where tempting refreshments were served. All went home reluctiantly, wishing Miss Geiger many happy returns of the day.

SUB-EXCHANGE IS ORGANIZED

Enthusiastic Meeting Held in Orlando And Well Attended

On last Saturday afternoon at 2 o'clock a called meeting of the orange growers for the present year in the fine and forwas held in the opera house in Orlando feiture fund, and therefore that it will be for the purpose of organizing a sub-citrus necessary to levy and assesss the amount exchange.

The attendance, considering the very warm weather, was fair, though the faces of some larger growers were missing.

Whereas, It has been ascertained and determined that it will require the sum of the meeting was called to order by

The meeting was called to order by temporary chairman Mahlon Gore, and Mr. Carl Jensen was elected temperary ordinary county expenses, and criminal secretary.

Mr. Gore stated the object of the meeting and that since the last meeting held he had been to the Tampa general meeting and had secured certain information and was provided with copies of the con-

tract by paragraphs, commenting as he read and answering questions as they were propounded. Certain parts of the contract were very fully a plained and commented upon. Notably the clause giving permission to the grower to withdraw from the exchange if he se elected upon proper notice being given, the reservation that the grower might at all times regulate his own products, shipments, selection of markets and sales under certain restrictions, though the final proposition would naturally be that the exchange would assume control as the grower will himself desire.

In explaining the expenses Mr. Temple stated that the real heroes of the exchange were the first of those who marched-up at the Tampa meeting and signed the contract in the face of the fact that would be \$150,000. They had faith in

But now as 200,000,000 boxes were represented the pro rata expense would be about 6 to 8 cents per box for all the labor of experts and the sellers in every city of consequence in the United States, the accumulation of information as to

A number of pertinent questions were asked by Mr. W. L. Palmer, Dr. Phillips and others.

In answer to Mr. Palmer's inquiry as to the relation of the county, exchange to the general and local exchanges it was brought out that the directors of the local exchange were the executive force of the county exchange which would collect all information and be in the nature of a clearing house. Also that these associated directors would select the county

After the reading of the contract and the discussion of the work a call was had for signers and the following persons walked np and signed, becoming mem-

H. C. McDaniel, J. R. Wright, Jno. Vick, M. Gore, D. Cary Elwes, J. C. Hull, Gust Jacks, L. M. Larson, Jonas Larson, W. L. Palmer, McNeill & Davis, A. G. Branham, N. S. Passmore, J. N. Alden, O. S. Robinson, J. W. Hart, M. B. Burket, Frank A. Eton, Mrs. C. W. Jacocks, L. L. Payne, J. B, Reddett, C. F. Grannis, C. G. Lee, T. W. Russell, C. A. Dudley, W. R. Graham,

Other persons, not quite prepared, sig nified their intention to join the exchange and it is believed that most of the growers will quickly joih.

The sub-exchange then being formed the following persons were elected officers: Chairman, Mahlon Gore.

Secretary, L. L. Payne. Directors to the above were added W. L. Palmer, H. C. McDaniel.

It is estimated that 40,000 boxes of fruil are represented in the names of persons who signed up.-Reporter-Star.

(Continued from third page) Grant. 730 acres, Seth Woodruff, from

\$370 to \$730. Brown's Sub-Div. of Beck Hammock, lot 3, blk A, Mitchell J H, from \$100 to \$400. Lot 4, blk B, F. M. Lough, from \$100 to \$400. Lot 5, blk B, Swingle, E. E., from \$160 to \$360.

Town of St. Joseph, lot 53 (less beg. se cor run n 2.75 chs, w 10 chs, s 2.75 chs, e 10 chs), Wynn R. T., from \$200 to

Self of nwlf of swlf of slf. of nelf of sw¼ sec 26, tp 19, r 29, 30 acres, 0.

PERSONAL PROKERTY S. W. Eldredge, from \$2550 to \$2670. Fudge, A. P., from \$400 to \$570. Goolsly, J. M., from \$00 to 390.

Barber, S. and G. frem \$370 to \$500. Prescott, J. D., from \$970 to \$1470. Ward, Jos., from \$1240 to \$1990.

Barber, Maggie S., from \$450 to \$950. Scott, Burrell, from \$650 to \$1160. Humphries, C. C. and W.T., from \$1500

Bumby, Jesse, Jr., from \$300 to \$1100. Mathews, H. C., from \$860 to \$1860. Funk, W. H., from \$200 to \$400.

and upon motion was made a part of the minutes of the board:

Whereas. There exists some doubt as to the authority of this board to levy any tax necessary for the current expenses for criminal prosecutions, feeding prisoners,

\$27,500 to meet the current expenses of the county for the present year, including prosecutions, it is therefore

Ordered, That the sum of \$27,500, be and the same is hereby appropriated for county revenue, to cover the current expenses of the county for the year 1909, and ending June 30, 1910, including costs in original prosecutions and feeding pris-oners. It is further

tracts which might be had on application.

Nearly every person present asked for a copy.

Upon suggestion Mr. W. C. Temple was requested to read and explain the contract so that it might be the more readily understood.

Mr. Temple consented and read the contract by paragraphs, commenting as he

missioners that the amount of money to be raised by taxation for county purposes as set out in the above resolution for the current year shall be \$27,500, it is Ordered. That the tax of five mills on

the dollar be levied upon all and personal property for those purposes.

Whereas, it has been ascertained and determined that it is necessary to raise

\$35,000 for roads and bridges for the current year, it is
Ordered. That a levy of six mills on the
dollar be levied upon all real and personal
property for that purpose.
Whereas, The school beard has requested

the board of county commissioners to raise a tax of and a levy of seven mills on a dollar for school purposes, and the board of county commissioners find

the board of county commissioners and that said request is reasonable, it is Ordered. That the tax of seven mills on the dollar be levied upon all real and personal property for that purpose.

Special school district tax is as follows:
No. 1, Orlando—3 mills.

No. 2, Sanford, 3 mills. No. 3, Apopka—3 mills. No. 7, Oakland and Winter Garden—

mills.
No. 8, Beulah—3 mills.
No. 10, Ocoee—3 mills.
No. 11, Longwood—2 mills.
No. 15, Zellwood—3 mills.
No. 18, Geneva—3 mills.
No. 20, Chuluota—3 mills.
No. 23, Pine Castle— mills.
No. 28, Boggy Creek—2 mills.
No. 39, Tangerine—3 mills.
No. 39, Tangerine—3 mills.
Financial statement of auditor filed.
Board adjourned to next meeting. Board adjourned to next meeting.

MURRELL & CONNER

Real EstateBrokers

Presents to the Investor the Best Opportunities in Florida

Unimproved celery lands, flowing wells guaranteed, \$50.00 to \$200.00 per acre :-: :-: :-:

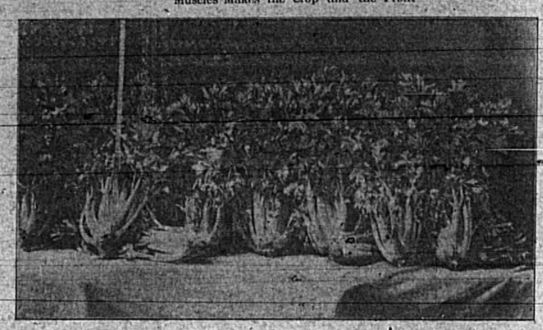
Celery farms, with flowing wells all tiled, drained and ready for crop, \$500.00 to \$1000.00

per acre. City property, improved and unimproved timber land with finest site in Florida for crate factory Others TELL you what can be done. MURRELL & CONNER are practical farmers as well as real estate brokers, and are here to show you what has been and can be done.

Growing Strawberries, Celery

Asparagus, Lettuce, Onions, Cauliflowers, etc., etc., in Sanford, pays

I Sell the Land-Your Brains, Money, and Muscles Makes the Crop and the Profit



IMPROVED IRRIGATED FARMS--UNCLEARED LANDS

Flowing Wells on All

Celery Delta and other Desirable Tracts in Blocks to suit Purchaser. Prices and descriptions upon request.

N. WHITNER

First National Bank Building

SPENCER'S BAKERY

Most Complete Line of Baked Goods in South Florida

We Make Everything Known to the Trade

III Park Avenue

Sanford, Floxida

Marble and Granite Monuments Tombstones, Etc VASES, SETTEES AND IRON FENCES Relettering Neatly Done. Let Us Esti-

mate on Your Work. Will call on you by request with Samples and designs, Importer of Foreign Granite and Marble

Church Street, Orlando, Florida Write or Call For Prices

We will ship any size order same day as received BURPLE'S, "The Seeds that Grow WALTON SEED CO., 7 South Ocean Street Jacksonville, Florida Supplies, Remedies, Insecticides, Write for Catalogue

L. G. STRINGFELLOW JUSTICE OF THE PEACE NOTARY PUBLIC

Office in the City Hall



New Model F Buick

Sanford Machine & Foundry Works

Agents For the Celebrated

BUICK CARS

New Garage in Connection for Repairing and Storage of Automobiles

Oak Ave. between Second and Third.Streets

Artesian and Deep Well

Telephone No. 60

P. LIPE

CHOICE FLORIDA AND WESTERN MEATS

Park Avenue in Speer's Grocery

NEWS OF THE WORLD HUMUS-AS A SOIL IMPROVER

Items of Interest Gleaned From Various Sources

HAPPENINGS DURING THE WEEK

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

The Retreat, a summer home on St. SImons Island, Ga., that was built in 1700 by James Spaulding, was burned July 28. How the fire originated is unknown. In the old days it had sheltered Aaron Burr, Fannie Kemble and other notables. The storm of 1893 rendered the house uninhabitable and it had not been repaired.

At the barbecue to be given during the democratic celebration in Louisville, Ky., August 31 and September 1, the following edibles will be used: 50,000 pounds of ment. 24,000 loaves of bread, 10,000 gallons of burgoo into which will go 4,000 pounds of meat, 200 bushels of potatoes, 30 bushels of onions, 120 cases of toma-toes, and 60 cases of corn. Other necessaries ordered will be one barrel of coarse sait. 200 pounds table salt, 20 pounds black pepper, 10 pounds cayenne pepper, 100,000 five-inch paper plates, 694 gross tin cups, the same of tin spoons, 80 galvanized tubs, 8 dozen 10-inch butcher knives, 72 tin buckets, For the cooking of the meat and boiling of the burgoo there will be needed twelve pits fifty feet long, three feet wide and two feet deep, and eighty berds of wood.

Dille Killebrew, 116 years old, dled near Nashville, Tenn., a few days ago. She was born in slavery. Until a week before her death she was able to get around,

The entire Cuban cabinet resigned last week.

Harry C. Pulliam; president of the Na-July 29, in a room at the New York Athletic club, by shooting himself in the head with a revolves.

Miss Addle M. Hunt has been awarded a verdict for \$58,000 against the Long Island railroad for the loss of both legs in an accident on that road at Great Neck.

Mme. Lillian Nordica, the American opera singer, was married to Geo. W. Young. a New York banker, July 29, in London.

Miss Annie S. Peck, the famous mountain climber, has made arrangements with Wm. You Sleet, the sky pilot, to make a record-breaking aerial voyage, starting with a southerly wind from some point in Massachusetts and landing in Canada. Miss Peek's latest mountain climb was the Huascaran in the Andes, the highest mountain in this hemisphere, more than 23,000

A Japanese poodle dog has been brought to this country as a present to Nathan Frank, a New York musician, who one time played several pieces for some Japanese by request. The dog is a cute little fellow, weighing only one pound and two

The finding of a pre-historic city of several hundred houses of stone In the San Jacinto mountains is reported from Los Angeles, California.

Rio Janeiro proposes to construct the greatest dock system in South America, if not in the whole western hemisphere. The plans call for about ten miles of dock. Chicago now boasts of a population of

2,572,835. Mrs. Ella Flaga Young has been chosen superintendent of the public school system of Chicago. She is the first woman to be thus honered. For over forty years she has taught in the schools of that city.

To show his presumed authority the foreman of a shirt waist manufactory in New York last week undertook the job of stopping 200, girls from talking during lunch time. He didn't stop them, but they stopped the factory by quitting work in a

At Lackawack, N. Y., while working in the hayfield, John Huff dropped dead of heart disease superinduced by heat. He was 78 years of age.

The First National Bank, Tipton, Ind., is \$85,000 short: Assistant cashler, Noah

Marker and the money went together. President Judson of the University of Chicago, in his annual report stands up

for free thought teaching in the university. J. A. McNulty, president, and H. Van leet, secretary and treasurer, of the Civil Service-institute, incorpated, have been

arrested by Government authorities in Washington, charged with fraudulently wing the mail. lietel Tybee, on Tybee island, Ga., was

burned last Saturday. Loss is total. The livered until 3 o'clock in the afternoon. tuests all escaped, but most of their belongings were destroyed.

Georgia will tax near beer \$1,000 for bolesalers and \$500 for retailers.

Railroad Commissioner McLendon of is has been removed by the senate they get good and ready to deliver their

The dark colored material that we cal humus consists of parily decayed organic matter, either animalor vegetable. Stubble, grass, roots, corn stalks and the like, are not humus; but these materials when turned under the soil soon begin to decay and fall to pieces, and it is then that humus is formed. This process of decay and humus formation goes on as long as the conditions are favorable and there is any organic matter left. Humus may be called an intermediate product, for under favorable conditions the process of decay goes on until there is no longer any vegetable or animal substance left, nor yet any humus; but instead, water, gases that escape into the air, and a small amount of mineral matter. We thus see why it is that we need to renew the supply of hymus from time to time. If a crop of velvet bean vines is turned under it the winter or early spring, and an examination is made in April or May, much of this decaying matter or humus will be found: If now a crop of corn or cotton is grown during the summer, and the land thoroughly cultivated, it is probable that name of the button would be seen if an examination should be made in September. It does not follow, however, that all the humus has been used up, but it has been so thoroughly incorporated with the soil that the eye does not detect it, except that the land would look darker. During all the time the humus was gradually being transformed into simpler compounds, it was serving its purpose.

THE USES OF HUMUS

Humus improves the mechanical condition of the soil, by making it looser and mellower; it increases the water-holding capacity of soil; it furnishes food for useful micro-organisms, which in turn convert the nitrogen of the organic matter into a form that is available for the crops; italds in bringing into solution difficultly soluble minerals that contain plant food; tional baseball league, committed suicide and it yields a small amount of mineral plant food Itself.

If one would get a good idea of the value of humus, he need only compare fields where a legume crop has been grown as part of a system of rotation, and where stable manure has been used liberally, with those fields where corn and cotton have been grown steadily year after year on commercial fertilizers. The latter are devoid of humus, and have lost much of their power of holding water and plant food. The value of humus is also emphasized where an old barn or house has been left standing in the middle of a field. Among these the crops are usually much superior to those on the surrounding por- IMPROVED ORDER OF RED MEN tions of the field.

Sandy soils, on account of their open, eachy condition, are especially in need of a good supply of humus. Furthermore, the conditions in Florida favor a rapid disappearance of the humus. This "burn! ing out" of the humus is caused by certain bacteria, and whatever is favorable to their development hastens the destruction of the liumus. Warmth, moisture, and a good supply of dir are conditions which favor bacterial development; and since these conditions are fulfilled to an unusual degree in Florida it follows that the humus will disappear with more than ordinary rapidity. In such soils it is necessary to supply humus-forming materials more often than it is in a heavy clay soil.

This loss of humus is compensated for, by the production of nitrates as the humus-forming materials more often than it is in a heavy clay soil.

This loss of humus is compensated for by the production of nitrates as the humus disappears. Analyses of some pineapple soils have shown that samples taken from surfaces where vegetable matter is decaying, are much richer in nitrates than those taken from clean bare surfaces, or from the subsoil where there is but little organ-

HOW HUMUS WAY BE INCREASED

The growing of leguminous crops is one of the best ways to increase humus, for in this way nitrogen also is added to the soil. Among the Florida crops which are suitable for this purpose may be mentioned the velvet bean, beggar weed and cow pea. Humus may also be increased b a more general and liberal use of stable manure, and by turning unner atubble, weeds or grass, instead of burning them, When these materials are burnt, nitrogen is lost as well as humus.-Florida Experiment station.

Complein of Express Company Jacksonville, Fla., July 20 .- The- way The Southern Express Co. treats the commission men of Jacksonville facutrageous. Perishables which arrive on the early morning trains in many cases are not de-The commission men telephone about the shipment and are told if they are in a hurry they had better send for it. The main trouble is that the express people are busy with the wholesale liquor men, and the commission men must wait till

produce.-N. Y. Produce News.

An Ordinance

To amend Section 171 of Chapter 12 of the ordinance of the City of Sanford, Florida, of 1882 entitled "Fire Limits and Building Restrictions."

Be it organized by the Council of the City of Sanford, Florida, that Section 171 of Chapter 12 of the revised ordinances of said city of 1892, and is hereby amended to read as follows:

FIRE LIMITS

Section 171. No person or persons or corporation or corporations or individuals, their agents, employees or others for or on account of such corporations or individuals shall build, contract or enlarge, or repair in any wise or authorize the countruction, enlargement or repair of any frame or wooden building or atructure or any tent or booth, or in any wise alter or repair such building as aforesaid, upon or remove any such building structure, teat, booth, to or upon any lot or parcels of land within the following limits, that is to say, beginning on the south side of Fifth atreet and the west side of the alley cant of Sanford avenue, thence running north on what would be a continuation of said alley to the city limits in the waters of Lahe Monroe; thence following said city limits in Lake Monroe to the east side of Elm avenue, thence south on asid Elm avenue on Third street, thence south on asid Elm avenue on Third street, thence east on the borth side of Fifth street, thence east to point of lieginning.

And any ordinance or parts of ordinances in coll-

leginning.

And any ordinance or parts of ordinances in cofflict herewith is hereby repealed.

To Hon. Forrest Lake, Mayor of the City of Sanford.

I hereby certify that the above ordinance was duly passed by City Council, City of Sanford, Pla., in session June 26th, 1909.

Approved.

Approved. Approved, Fourzer Lake, Mayor.

Notice Of Application For Tax Deed Under Section 6 of Chapter 4888. Laws Of Florida

Notice is hereby given that A. E. Sjeblum of Imac Many, The., purchaser of Tax Certificals No. 402 dated the 3rd day of June. A. D. 1907, has filed said certificats in my office, and has made application for tax deed to issue in accordance with law. Said certificate embraces the following described property situated in Orange county, Florida, to wit: WM of SW of SM of Lot 2 of SM of SM of Lot 2, Sec. 9, Tp. 20, 8 R 30 E. -25 scres. The said land teins assessed at the date of the issuance of said certificate in the name of Drawdy A Parramore. Unleas and certificate shall be redeemed according to law, tax deed will issue thereon on the 17th day of August A, D. 1909.

Witness my official signature and seal this the 16th day of July A. D. 1909.

[EAL]

B. M. Rossaca,

48-4 Clerk Circuit Court Orange County, Fla.

Notice of Application for Tax Deed Under Section 8 of Chapter 4888, Laws of Florida

Notice is hereby given that Geo. T. Gaines, purchaser of Tax Certificate No. 9, dated the 3rd day of June, A. D. 1907, has filed said certificate in my office, and has made application for tax deed to issue is accordance with law. Said certificate embraces the following described property situated in Orange county, Florids, to wit: R E M of N W M of S E M Sec 18, Tp 20, S R 27 E. The same tand being assessed at the date of the issuance of such certificate in the name of W. Perrnie. Unless said certificate shall be redeemed according to law, tax deed will issue thereon on the 3rd day of August, 1909.

Witness my official algenture and seal this the 2nd day of July, A. D. 1909. B. M. Rossieson, [SEAL] Clerk Circuit Court Orange County, Fla.

In Court of the County Judge, State of Florida

In Re Estate of W. N. Leffler
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 W. N. Lemer, deceased, late of Orange county. Florida, to the undersigned administratity of said estate, within two years from the date hereof.

Dated May 24, A. D. 1909.

Wekiva Tribe No. 41

Hunting grounds of Sanford. Meetings on the 1st and 2nd Wednesday of each month in Masonic Hall. Visiting broth-

D. G. MONROE

Dealer In STAPLE AND FANCY

Groceries



If you want either a Vibrating Shuttle, Rotary
Huttle or a Hingle Thread [Chain Stuck]
Hewing Machine write to THE NEW HOME SEWING MACHINE COMPANY

Orange, Mass Inny stwing machines are made to sell regardless of quality, but the New House is made to west. Our guaranty sever runs out. Sold by authorized dealers only.

SANFORD FURNITURE COMPANY BANFORD, FLORIDA.

Chase & Co.

SHIPPERS OF

Florida Fruits and Vegetables

General Insurance Agents

SANFORD, FLORIDA

Pope Contracting Company

High-Grade House-Building a Specialty

DEALERS IN

Builders' Supplies, Interlarchen Sand Alpha Cement, Acme Plaster

Plans, Estimates, and all Information relative to Building Cheerfully Furnished

OFFICE AT RESIDENCE

THONE 281

HAND BROTHERS

LIVERY, FEED and SALE STABLES

Harness and Buggles

Blacksmithing and Horseshoeing

Horses and Mules Bought and Exchanged

FIRST NATIONAL BANK OF SANFORD, FLA.

F. H. RAND, President F. P. FORSTER, Cashier QEO. FERNALD, Vice-Pres.

B. F. WHITNER, Asst. Caskler Only National Bank in Orange County

Funds Protected by Burglary Insurance Safety Deposit Boxes for Rent ORGANIZED 1887

TOP PRICES FOR YOUR

ORANGES, GRAPEFRUIT, TANGERINES AND EARLY VEGETABLES

when shipped to HEWIFT. If you are not doing business with this House, write to them at once.

E. Camden St., Baltimore, Md.

This Paper and Thousands of Pleased Shippers In Florida

Best Line of Cigars and Tobaccos in the City

Periodicals Newspapers, Magazines and

LUMBER DEALERS

Prepared to Furnish all Framing Material LUMBER CUT TO ORDER

Postoffice Address SANFORD, FLORIDA

BASE BALL THIS WEEK

far tills season on the local diamond was ball games often reaches the 1,000 mark, waged Tuesday afternoon, when the home lads went up against Sanford. A big and enthusiastic crowd was on hand to see Jacksonville games it is not speaking well our boys "turn the trick," and when it was for the city." The people like to see GOOD all over there was not a fen or fanabelle ball playing and in these "inferior" towns but who felt that he or, she had gotten the they get it. Hence the enthuslasm .- Pamoney's worth. It was the sort of exhi- latka News. bition that carries a fellow to thoughts of professionalism. It was devoid of all punky plays and abounded in optic-opening stunts. In short, it was a sight good for the sore eyes.

Walker was put in to do the heaving. and to say that he was all to the candy is but half to tell. He had the visitors where he wanted 'em, and his puzziers were never solved by the lads who soaked it to us on that rain-sonked diamond down in Orange county only a few days ago. White did the receiving and was the good boy. In fact, the support was all ful bad Mable. a tosser could have desired. Jones, the Tennessee flinger, was on the hill for the celery lovers and in the pinches he was found with the real goods. swain intercepted his benders.

Farly in the game the home laddles got one to their cledit on the board, and the same was chalked up to Sanford. Inning after inning passed with no man getting beyond third, and very few reaching that far station. It was a pitchers' battle, but when a swatter was so fortunate as to him venge. the berry it went into the ether and landed into the gluey paws of some ever-ready and waiting fielder. Finally the ninth round rolled round and still the score was on the level, but not for long, for Calhoun, after pillering second and third, used his legs and his head, and before the celeryites recovered from their paralysis he was darting for home, As be dived for and touched the plate Catcher Swan had the ball on him. It was a close shave, but his Umps said the runner was safe, so the most deserved and best victory of the year was then credited to our account-Palatka 2, Sanford 1-and pandemonium broke loose.

WEDNESDAY'S SETTO

Much interest was manifest in the result of Wednesday's setto, but Jupiter Pluvius had to be considered in the begin- manager of the Orange County Celery ning, for heaven's flood gates opened soon after noon and for a couple of hours remained so. Finally the torrent censed and a few of the more courageous fans waded or swam out to the park and saw the contesting nines try to play on the stunts were executed under trying condi- Association and who is G. W. Moore? tions. Mansell did the flinging for us, which Godwin twirled for the visitors. Five innings were played, and then the rain again descended and the agony was called to un end. Score: Palatka 2, Sanford 3.-Palatka Times-Herald.

The Games at Gainesville

Sanford came and conquered two out of three and made a tie out of the third game, which was called at the end of the fifth inning that the visitors might catch a train for their home city.

There is nothing to say, except that the article of baseball that the home boys are now playing is nothing like that being put up by the celery lads. Their fielding was almost errorless, a good, strong infield, and their captain knew well his men, and dld not fall to go for them when they needed jacking up for a misplay.

The first game here was lost by errors a full line of gas fixtures, brackets, etc. and poor base running on the part of Gas stoves and ranges. The first game here was lost by errors Gainesville in the tenth and eleventh innings. The second game went to the visitors by errors of Gainesville in Sanford's part of the first inning, but the visitors also made a few errors before this game was over, but nothing like the costly ones of Gainesville.

If the last few games are a sample of the way the boys will play ball, they had better not seek such fast company, and try is few rounds with Waldo, Micanopy, and possibly High Spring, for the latter team beat Newbury last Tuesday 35 to 26.

There are some mighty good players on

Gainesville, Paletka, Sanford, Orlando, and By W. H. Hand, D. S.

The most spectagular battle seen thus other Florids towns, the attendance at and when you stop to think that less than half that number are turning out to the

> "The game they might have won" is the caption over a baseball article in The Tampa Tribune of last Friday which could have been just as appropriately used in The Sun of the same day. Gainesville

Another Balloon Ascension (Contributed)

It is rumored that a few of the Sanford rooters went to Orlando yesterday to witness a ball game. What they saw instead was another balloon ascension. Too aw-

Bridges pitched the game but it all can not be laid to him as the boys did not play very good or their usual game behind him. The Orlando bunch got next to him and for several hits; but the runs were mostly made on errors.

Bridges started the Merry-go-round by not being able to distinguish a foul ball from a fair one.

Our hope is to-day, as the Orlando team plays here and we trust we can get re-

Sanford is Well Advertised-

William D. Osgood, a former newspaper man from Windsor, N. Y., spent last Saturday and Sunday in the city. He purchased some valuable celery land while here and will return later to put in a crop. A Heraid man inquired of Mr. Osgood the reason for his coming to Sanford and he Letters and Communications on stated that Sanford was the best advertised section in the South, and everyone was talking about the wonderful crops of this section. Mr. Osgood stated that several more familles from his section would be here in the early fall.

Who is The Association?

The following item appears in the New York Produce News:

"Orlando, Fia., July 29.-G. W. Moore, Growers' Asa'n, states that the company is in flourishing condition and work has begun on celery, and that over 300 acres will be set out. The plants are looking strong and healthy and no trace of blight.

The 300 acres of celery is undoubtedly located at Sanford for nowhere else could slippery, sloppy diamond. Considering the so much of it be raised at one time, but wet grounds the boys did well, for their who is the Orange County Celery Growers'

> For the past week Mexico has been experlencing a series of earthquakes, which have proved more disastrous than any of recent years. The towns of Acapulco and Chilpancingo on the Pacific side of the country have been practically wiped out of existence. In the City of Mexico much damage was done by the cracking of walls and upheaval of land.

Rooms For Rent

Three nice unfurnished rooms for rent. Park Ave. corner Ninth street. . W. E. MORRIS.

JUST RECEIVED Another lot of those Bargains in Harry Wilson's

Gas and Electric Fixtures We carry the combination fixtures, also

THE FERNALD HARDWARE CO.

CLOSING OUT My stock of Guns and Rifles. New and second hand. Bargains if you want them. Harry J. Wilson.

> J. C. C. DOWNING, M. D. (Formerly of the U. S. army) Office at 611 Oak Ave.

Specialist in Physiological and Scientific Massage and Sweedish Movement Cum

Sheriff's Sale

There are some mighty good players on the Oak Hall team; it's a clever crowd of jolly good fellows, but what the people want is some winning ball. Other cities have raised large sums of money and gone after the best stock to be had, and this is just about what will have to be done here if we expect to count for anything in the final windup of the senson.—Gainesville Sun.

There is considerable palk of a baseball lesgue next year composed of Live Oak

Lake City, Gainesville and other towns.

Lake City, Gainesville and other towns.
The promoters might in well count Perry in right now. Few things advertise a town like a good ball team, especially a league team, and Perry can put up the stuff and be "it" If the league materialize.—Perry Hernld.

The Times-Union says that "It is rather hard to believe that less than 200 people turn out to witness a ball game in Jacksonville, the big city of the state. In Ocala, Gainesville, Palatha, Sanford Orlando, and

Hardware and Farm implements

LUCAS PAINTS

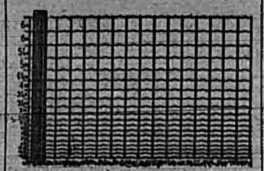
Used in Uncle Sam's Paint Shop

During the past year the U. S. Navy has consumed 691,000 pounds of LUCAS WHITE PAINT and 278,700 pounds of LUCAS COLORS, sufficient to produce more than 100,000 gallons of paint, equivalent to 50 carloads of 200,000 gallons each, and which would make a train more than onehalf mile long.

In Uncle Same vice, as in everybody else's, LUCAS PRODUCTS have an unbroken record for satisfactory results.

PITTSUR G PERFECT

Best Fence Made NO DEARER THAN THE POOR KIND



For Field, Farm, Ranch, Lawns, Corn Cribs and Poultry

Will stand ordinary as well as hard

Will not sag in Summer's heat nor break in the cold of Winter Are made of the best materials and have stays that cannot slip

Do not require an expert to erect, and are low priced

WELL DRILLING

We have the largest and best equipped plant for driving wells in this sections of the country and are prepared to fill all orders promptly. Our machinery is up-to-date and our workmen are skilled in the work.

.Those contemplating putting in wells would serve their best interests by consulting us and learning prices before making contracts,

WE HANDLE THE ABOVE EXCLUSIVELY IN SANFORD

Various Timely Topics.

COLUMN DEVOTED TO PEOPLE

In This Department will be Found the . Views, Opinions and Comments Of Practical Writers

Betting On The Games

The Reportef-Star is right. Something should be done to put a stop to the wholesale betting indulged in during the games of base ball. Not only men but boys are being inoculated with the gambling virus. And some of the ladies are manifesting evidences of the prevailing madness. Some of the scenes that have occurred during the test games between Sanford and Orlando were not creditable to the citizens representing these towns, presumably ladies and gentlemen. If a halt is not called in some of the proceedings attending the games base ball may soon cease to be the clean, manly sport it was for recreation, friendly rivalry between teams of neighborhood towns, as well as the pleasure and pride of these interested in athletic sports. It certainly was not the intention of any base ball association or promoters to vitlate whole communities with the betting and gambling manie.

Wiring For Electric Lights

Sanford's new electric light plant will soon be installed and you want the work done by a competent and experienced electrician. The work must bear inspection and conform to the regulations prescribed by the Southern Tariff Associayears experience in electrical work of all kinds and can wire your house in a satisfactory manner. Everyone abould bave their house wired at once, to be ready when the current is turned on, and W. A. Parr is now equipped to take your order and fill same at once. You can get him any time at the telephone exchange, or leave orders at Fernald's hardware store

Department of the Interior

U. S. Land Office at Gainesville, Fla... July 17, 1909.

Notice is hereby liven that William B. Raulerson, of Geneva, Florida, who, on October 8, 1907, made homestead Entry 10, 37841 (Serial No. 04771), for EH of NWM and EH of SWM, Section 6, Township 20 South, Range 32 East, Tallahassee Meridian, has filed notice of intention to make final commutation proof, to establish claim to the land above described, before the Clark of the Circuit Court, at Orlando, on the 1st day of September, Claimant names as allows.

ALBERT GRAMLING

Tonsorial Parlors

Fashionable Hair Cutting and General Barbering

Hot and Cold Baths at all Hours. Hot Bul-

phur Batha a Specially

Pice Block opposite Express Office

Right at your Door!

You can get

ARMOUR FERTILIZERS

Drive your Wagon into Sanford Call on C. H. Evans He can deliver any brand you want out of Our new Warehouse Without Delay-

Armour Blood, Bone & Potash intended to be primarily. It was played Armour Celery Grower Armour Vegetable **Armour Practical Trucker**

> Or any other brand of our justly Celebrated Fertilizers-Do you want Hardwood Ashes? Dried Blood, Sheep Manure, Blood and Bone Nitrate of Soda?

tion. W. A. Parr of this city has had ten Ask for it. We have it THE ARMOUR FERTILIZER WORKS Jacksonville, Fla.

CHAS. H. EVANS, Sales Agent, Sanford, Florida (Ask Him)

F. J. POWERS

Real Estate and Rentals ROOM 9 HYNES BUILDING

I am now preparing ten 5-acre Celery Farms in the best location, 2 to 3 miles from town; 21/2 acres on each place tilled, lowed and ready for cultivation. These places are for sale cheap, good terms. Write me. I am also making a specialty of M. M. Smith's lands, the best located lands offered for sale. Also choice city lots and residences at reasonable prices. Call or write me for particulars.

SANFORD HERALD

IN SANFORD—Life is Worth Living

Number 52

SANFORD, FLORIDA, FRIDAY, AUGUST 13, 1909

First Year

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.

A shipment of \$0,000 pounds of wool was made from Pensacolo last week. It was shipped by Peaden Brothers, who are probably the largest grainers of sheep in Florida. The price paid for the wool was 30 cents a pound.

of Tampa, was found dead at her home on fices, parlors, all well equipped; also a St. Simons island last week. She was liv- large number of lots in Enterprise and ing alone and had been dead several days 1.200 acres of good land adjacent to the when found, the howling of her watch doll attracting people to the place.

Chico Gonzales has been held for trial for the murder of Alfredo Alvarez in Tampa a few weeks ago.

Jacksonville's new Jewish synagogue, costing \$40,000 is to ready for occupancy next February.

H. C. Atwater, postmaster at Waldo, died suddenly last week. He complained of a queer pain in his head, took a seat, and died before help could reach him.

Gov. Glichrist has pardoned M. Henry Cohen, former major of the first battalion infantry, National Guard of Florida, and reinstated him in his positin from which he was removed by court martial several months ago. His offense was obeying orders from Gov, Broward in violation of those given him by Adjutant Gen. Foster.

Napoleon Artis and son, farmers, living near Madison, were killed by lightning last week, while trying to get their fodder stacked bofore the approaching storm hit their field.

Miss Mary Sandlin of Punta Gordadled last week from effect of burn received by Sufficient stock has already been subthe explosion of gasoline which occurred scribed to complete the organization. The when she struck a match to light a patent | matter is in the hands of Professor Griffrom the heating force of which was das. fith, who for the present is acting as sec- RATES ON VEGETABLES FROM VARIOUS POINTS

James H. Scarr, government weather forecaster at Tampa, has been transferred to the important station at New York city.

A bill was introduced in congress before adjournment providing for a national public highway from Washington to Miami. The highway is to be known as the Lee National Highway, to begin at Washington, in the District of Columbia, and to be constructed by the most direct practical route through Virginia (via Richmond), North Carolina (via Wilmington), South Carolina (via Charleston), through South Caroling and Georgia to Savannah, and then through Georgia and Florida to Jacksonville and Miami. The route south of Savannah will probably follow the coast as closely as possible as this is the plan of the advocates of the highway system

The East Coast Fruit and Vegetable Growers Association reports a membership of over 300.

Metropolitan Grays of Jacksonville won the Tallaferro trophy at the annual shoot

The Mable Paige Company are to go on the road again. ' The lease on the theater in Jacksonville has been given up.

While intoxicated, last Saturday night, W. C. Morgan of Lakeland was run over and killed at Seffner by a train on the A. C. L. Portions of the body were scattered all the way to Port Tampa.

Misses Rebecca Womac and Ella Freeman of Havana, daughters of prominent men, were drowned Monday while in

F. J. Lisman & Co., bankers and brokers of New York, have purchased the bonds and a large share of stock of the Tampa & Jacksonville rallway, formerly known as the Gainesville & Gulf, and the indications are that work of completing and the road will soon be resemble

and pushed to completion. West Pulm Beach school board have secured Past. I. I. Hime as principal of the schools of that city at a salary of \$250 a month. For many years Prof. Hime was at the head of the Palatka schools. He is regarded an one of the best educators in the State. The school of which the pro-lessor will be head, has one of the best buildings in Florida, with a campus of some seven acres, and thoroughly fur nished with intest school appliances. The total cost was about \$20,000.

Will Be Site For Auditorium, Industrial School And Hotel

There is on foot among the Methodists of Florida a movement to organize and operate a great Christian assembly hall at Enterprise, Fla. It will be the headquarters for conferences, Bible institutes and training schools and religious gatherings of various kinds. It is intended to make it a center of influence on all Christian work, not only in Florida, but all over the country.

An industrial school for both boys and girls will probably be added to the Methadist orphanage located there and already in fine running order.

The estate on which this enterprise starts consists of the Epworth Inn, a fine Mrs. E. A. Littleton, a former resident hotel of about two hundred rooms, fine oftown; also the famous Benson Springs, which will be developed into a good paying business for the benefit of the institu-

The hotel will be conducted on a Christian basis by. Christian people, also for the benefit of the institution. The whole estate, valued at about \$30,000, is donated for this grand enterprise by Miss Emma Tucker, the owner, who is filled with zeal for the cause of humanity and well known all over the South.

Other features will be added as the work develops, such as preparing young preachers for work, and a home for old and wornout ministers without other home. Some of the loading ministers and laymen of the church are at the head of this great undertaking. Several very wealthy philanthropists of Cincinnati, Atlanta and other cities are deeply interested in the enterprise and will put their money and businesss experience into it. A joint stock company is being formed, with a board of directors, to develop and manage the institution. The officers of the company will be announced later on. retary and treasurer, and the papers of incorporation are being prepared in the office of Hon. J. C. Cooper. After the incorporation is complete stock will be sold at \$100 per share.

While this assembly hall will be under the management and control of the Methodists, yet it is to be conducted on the broad platform of Christian endeavor, and a center of Christian work in many ways for the betterment of her people and the advancement of the cause of Christianity.

MARRIED IN JACKSONVILE

Popular Young Couple Stole A March On Their Friends

Miss Rosa Higgins and J. L. Hurt were married in Jacksonville last Monday morning at 9 o'clock by Father Mahr of the Cathedral. The marriage was a great surprise to their many friends as Miss Rosa had left for Jacksonville with her father and mother, presumably to make a short visit. Mr. and Mrs. Higgins and Mr. and Mrs. Clifford Denton of Jacksonville, cousins of the bride were present at the ceremony after which the happy crops yearly, are raised. Ten cents saved couple left for Richmond, Virginia on on every crate is \$120 per acre made evtheir bridal tour.

The bride is the daughter of Capt. and Mrs. J. C. Higgins of this city and has resided for the past aix years in Sanford, Capt. Higgins being the superintendent of this division of the A. C. L.

Miss Rosa has for some time been stenographer in her father's office and Mr. liurt being a dispatcher, the young people met and Cupid started another romance that culminated in the marriage last Monday.

Mr. Hurt during his stay in this city was very popular with the young people and has a host of friends who wish him and his estimable wife a prosperous jour--through-life. At present-Mr. Hurt has a position with the Big Four at Harrisburg, litimis and here the young couple will in the future reside.

At the Methodist Church

Sunday school at 9:45 a. m. Preaching at 11 a. m., by the pastor. Union service at 7:30 p. m. Preaching by Rev. J. W. Boyd. All are invited.

The Baracas of the M. E. church cordially invite all young men over 16 to meet with them any or every Sunday at 0:45

GREAT PLANS FOR ENTERPRISE MECCA FOR GROWERS

Sanford is Attracting Hundreds Of New People

BEST PROPOSITION IN FLORIRA

Lands Have Been Thoroughly Tested And Proven To Be The Real Article

are coming into the Colery Dalta this son will see nearly a thousand families quartered in this section, clearing up new that have made Sanford famous over the civilized world.

Since the first of August over fifty sales and the best class of people from the northern farms are making Sanford their home. These people are not coming here to subsist upon the community but are purchasing land and building homes. Many of them are successful farmers from are raised during the winter also appeals to many of them. In fact many northern farmers are purchasing land here to work making money the year round and having Dr. Puleston. he advantage of living in an ideal climate

during the winter. Not only is Sanford attracting people from the north, east and west but from many of the southern states and from our own Florida. Several growers from other sections of this state, discouraged by the small returns and exorbitant freight rates of their own section have sold out and come to Sanford to get the superior advantages to be derived from the celery the first of September. delta both in growing crops and the low freight rates. This is quite an item and for those who might be interested the table of rates is given below:

IN FLORIDA TO BASING POINT AT JACKSONVILLE, FLA.

Landerdala....

Manatee	
Leesburg.	
Lazeland	12 "
Tampa	
New Sanyrna	
Daytona	
SANFORD	
LA ESOTATOR	ID CARRACTE
In Berrels or	The state of the s
In Duffels or	Dailel Clares
Bradentown	40 cents
Dania	
Delray	
P. C. Pieros	
Ft. Lauderdaie	50
Orlando	
lallendele	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
diami	
Manatoe	
Leesburg	
Lakeland	24

The St. Johns river is the factor in securing to Sanford the advantageous rates recorded above.

On an acre of Sanford irrigated land 1200 crates of celery and lettuce, two ery farming season. This item alone figures largely in the calculations of those who are seeking to locate upon the vegetable lands of Florida, and, is one of the main reasons why so many new people are buying lands here at \$100 per acre when other acctions are offering land at from \$10 to \$20 per acra.

The protection of the lakes also give this section a great advantage over those not so situated, and the cold anap of last season, when other sections were devastated by a cold wave and Sanford vedetables were untouched, was a good example of just how far this lake protection entered into the calculation of the growers

ida, but none so well situated, and none dute upon which the chances for profit are so great. Even the new people here last season made good returns, and while there are some who fall to make good, the percentage is small, and the man who will work and combine practical knowledge of the soil with it, will make good in nine cases out of ten in this section.

Fairy tales and romances are not re lated about the great colory delta. There has never been a prospective customer who came to Sanford and went into the

HERALD'S PATHFINDING TRIP

Scout Cars Will Try For Short Road To East Coast

The Herald offers a year's subscription to the owner of any automobile in Sanford who in open competition and an even start from Sanford arrives at Daytona Beach first. Each competitor may select any route and may carry as many passengers as he desires. Full particulars will be given later when all plans have been formulated for this pathfinding trip by the Sanford Garage under whose direction the At the present rate the new residents race will be run. The Herald makes this Wes to find the thest accessible and shortest route between Sanford and Daytona Beach and to make it possible for the lands and planting the profitable crops autoists from the west to drive their cars through without being mired between Osteen and the ferry. Mesara Herndon, Lake, Daniels, Keelor, Thigpen and Conof vegetable lands have been recorded nelly will be appointed as Judges of the contest and will walk beside the cars to render aid and assist the cars in every way and will also help pull the ferry boat at the river crossing.

During the recent rains several autos were left in the mud near the ferry and the West who realize that the returns the pathfinders will look up these cars from a ten acre tract in this section will and endeavor to dig out the unfortunate double that on a hundred acre tract in drivers who are probably encased in the the north and the fact that the vegetables mud between Enterprise and the ferry and being unable to move would desire to communicate with their friends.

Any one desiring Imformation regardduring the winter and expect to work ing this trip can get the particulars from their northern farm in the summer, thus this committee or from Paul Keely and

TWENTY FOUR YEARS OF SERVICE

Agent Barnes Retires From Employ Of **Atlantic Coast Line**

Twenty-four years of active service, twenty-two of which were spent in Sanford and only eleven days lost is the record of Agent Cruse Barnes, who retires

Mr. Barnes has been in the employ of the different roads that afterwards became part of the A. C. L., and as freight en minutes and forty-two seconds. agent at Sanford has spent over twenty years. In that period of time he has been absent from duty just eleven days and were it not for the fact that he wishes to retire to his farm, he would probably be Braidentown 20 cents
Dania 25
Delray 25 with the same road twenty years longer. He does not give up the work on account of old age or ill health for today he is as young and active as a ten year old boy, but he feels that his farming interests are getting large enough to require his individual attention and being conscientious to his employers would not give his time

to his own interests while in their service. Everybody knows Cruse Barnes, and his lines of its work. face is as familiar to the patrons of the A. C. L. as the freight depot itself-in fact he had almost become a fixture and will

be greatly missed by everyone, In the last two years Mr. Barnes has purchased some valuable celery lands and also owns a fine house and farm just east of the city limits where he expects to retire from the active pursuits incident to the position as freight agent and lead the simple life of an agriculturist.

The faithful service of Mr. Barnes is an example worthy of emulation by the younger generation. Since his first day with the railroad he has never swerved from the path; of duty or shirked the labor no matter how arduous, and worry and trouble sit lightly upon him. No matter how you meet him or where, he is the same jolly, even-tempered official, always ready to adjust grievances and yet faithful to his trust.

His legion of friends while regretting to loss him, hope that he will get all the good things of this life.

May his shadow never grow . less, and his celery never grow green.

From the Sunflower State -- /

Veterans of the G. A. R. to the number of 30,000 have been holding their annual encompment this week in Salt Lake City.

vinced of the wonderful possibilities of value, and at the present rate of sales u. m. Come, you are only a stranger once. proposition carefully, that was not con- for sale in a few years.

Items of Interest Gleaned From Various Sources

MAPPENINGS DURING THE WEEK

fiere the Readers Will Find a Brief Historical Spring Flowing For Hurried Readers

Mrs. Charles Dickey of Skowhegan, Me., gave birth on Aug. 4 to a daughter, making her twenty-second child in seventeen years. All the children are alive and healthy.

Georgia Fruit Exchange shipped 2,062 cars of peaches the present season.

To make his escape from the Mercer county, N. J., workhouse, recently, Thomas Chappell crawled through half a mile of sewer running from the institution.

An Indiana judge recently refused naturalization papers to a foreigner because he said he would stand by the labor union before he would that of the United States.

On the opening day of the real American department store in London, England, over 20,000 people visited the place. There are 1200 employees connected with the establishment. The building is eight stories high, and is managed by H. Gordon Selfridge, a former partner of Marshall Fleid & Co.

Bertha Krupp, daughter of the late gun maker of Germany, worth her millions, is suing for divorce from her husband, Herr Bohlen.

The Wright Brothers have been decorated with the cross of the Legion of Honor of France, in recognition of their wonderful achievements in navigating the air.

On August 7, at Mourmelon le Grande, France, Roger Sommer made an aeroplane flight staying in the air two hours, twentyseven minutes and fifteen seconds, beating the world record made by Wilbur Wright at Le Mans last December by sev-

Joel S. Ernest, an Indian war and Con-Ala., Aug. 7.

The Connecticut legislature has repealed what is known as the "blue laws."

Dr. Pedro Ignacio Molina, has been elected President of Columbia, to succeed President Reyes, resigned.

The twenty-seventh annual convention of the National Council Knights of Columbus, in session in Mobile last week, was a most enthusiastic assemblage, and the order made a wonderful showing along all

What is called the new tariff bill passed congress last week Thursday and that august body adjourned, and went its way, After all the alterations and amendments it is hard telling what its provisions or. advantages consist of.

Mrs. Russell Sage is to build many cottages near her home at Cedarhurst, Long Island, for rental to laboring people at \$12 a month. Each cottage will be two stories high and contain modern convenien-

Strawberries are selling in St. Johns, New Brunswick, for three cents a quart. The postoffice department wants a new

device for tying mail matter. It is now spending \$225,000 for twine, which it is hoped to cut down by at least one-half,

Slight earthquake shocks continue to be felt in southern France. No serious damage is reported.

Mone, the Eskimo boy who came to this country some eighteen years ago with Lieut, Peary from Greenland, has left for his home in the far away frozen North. He was only five years old when he came here with his father and other friends and he is the only one to live to Messrs, Haynes, Shinn and Rich of go back. He has longed for years to go Wichita, Kansas, are in the city this week. back to his people and was overjoyed They have purchased land from the How- when he learned that there was an opporard-Packard Land Co., and expect to im- tunity for him to go. He makes the trip prove some and put in a crop at an early on the Peary supply ship Jennie.

The revolution in Spain has been suppressed, and the war with Morocco is now being carried on with vigor.

Alabama is tototally dry. The prohibition bill has passed the legislature, received the governor's aignature, and gone this section. There are no thesp lands in into immediate effect. Under its provithis great irrigated district, but the man sions it is unlawful to sell, give away or who buys land now can rest assured that store any liquids containing more than next season his land will have doubled in one-half of one per cent alcohol. Possesaion of a United States internal reven there will be but little land in this section license is considered positive proof of the law's violation,