


| Ma penitr meranit |  |  |
| :---: | :---: | :---: |
|  |  |  |
|  |  | 1 |
|  |  |  |
|  | botem |  |
|  |  |  |
| \% |  |  |
|  |  |  |
| and |  |  |
|  |  |  |
|  | trismupt bik voie in the semil | atate |
|  |  |  |
| den |  |  |
|  |  | ${ }^{1 /}$ |
|  |  |  |
|  |  |  |
| mad | Hemat pluct ono dy whan |  |
|  |  |  |
| mime |  |  |
|  |  |  |
|  |  |  |
|  | and |  |
|  |  |  |
|  |  |  |
| Atim nolut to. |  | Nventioin |
|  |  |  |
|  |  |  |
|  | ) |  |
| Sunitil |  | conime sid |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |


|  |  |
| :---: | :---: |
|  | honn plays the plutz Boumpar coic.in un Yy |



Wm. E. KADER, Jeweler

Phone ast.w

## Every Day at Penneys! STOP SHOPSAVE <br> Something New! Gaymode Twists!



Anes militant ghaen Its the wint in ach fine
nylon thy
 onger womel $81 / 2101 / 2$ Grymation is Donier. We

COOL N゙YUON
gheins Binusjs
ancealy
HNDBACS


4antions

 Hincoryw
Therata 1



## Social And Personal Activities



## anford Climbs Into 4th Place In League

，inals Dump Palatka Ho 2nd Division Giants Play Twin
Bill Here Tonight paltaka may 11 （10）The


By Alón Mave


Hourtimin
HOUTTRTMN

## The Neutral Corner

THE LOCAL FRONT．．．．Ivan Reene，Miami Beach to see as yesterday．For the last 10 years Ivan has been dividing 1 is time between the northern beaches in the sum－ mer mon
mer months．
The
The 93 －year old guard said he couldn＇t rememter just how many people he has rescued in the last ten years o
professional service，but he entimates the number now mus be well above the 200 marker．＂And do you know，＂he said， ＂fully $1 \mathbf{1 0 0}$ of all those rescues have been made without $m$ etting n．y big toe wet，
elson on a drowning person and literally drag him hore ？＂I suld．
feguar＇s never go near the water when they don＇t have to Everytime a guard goen after a drowning person，＂h addel！＂the poasilule drowning ratio increases 100 par cent．＂
＂What to do then？＂ 1 guerried？＂Bring them ashore by

Reeme then launched Into a 40 minute discussion whic started out with the amazing statement，＂In one hour I can
teach a good swimmer to be a successful lifeguard fully $5 / 1{ }^{\prime \prime}$ of the time．A non－swimmer，will tuke me mbuot
minutes la ss than that．＂Ivan＇s briefing boiled down to this Throw．Tow－Row－then go．

## When your see a man drowning．，he said，＂don＇t be

 heroice and begin thinking of pulling his ashore by physical head fulla wealling．
 And vie majority of the time there is always something rescue．The ldeal thing is a boat．If there are no oars，use your hands to pardle．
＂A small limin from a tree，a rope，a string of helts at
tached is one another，or a plank make the best rescu equipmeit．Anything that establishes contact with the
drowning person－short of personal contact，that is－will en－ Irowniny person－short of personal contact，that is will en
able you to bring him nshore without endangering his life or yourn to boot． ＂Only as a last resort，＂he cautioned，＂Should you at
tempt to rescue a drowning man by swimming out to aid him．Ju it remember that simple rule，＂he said．＂Throw Tow－Row－Celerx Printing Company has on display in their
window a trophy that will be given to the moat popular player in the Florida State League it an official ceremony anter in the season．．Tom Rose，who had only 1 hit li
19 trips to the plate，finally exploded in Tuesdays game a gainst the Saints getting four for five ．．．Four managers have beun evicted from Munlcipal Ball Park this year．They and Ed Levy．Four down－four to go ．．．Stan Baron，with a buttink averuse of 355，and Manager Lavy with a classy
360 went hitless in the St．Auguatine game．．When Poel－ ker solves the curve ball problem his ． 208 BA will jump 100 points ．．more ．．．John Krider announced today that
there has theen a chango in the 1960 FSL schedule The May 21st game againat Leesburg will be played at Municlpal THE STATE FRONT ． zens from Jacksonville traveled to the Kentucky Derby las week－ond via special train．They arrived in Louisville on
time Thurnday，night，only to find the marahalling yards me Thuraday，night，only to romd the marshaling yara try．So the Jax spocial continued to Chicago，where the Louliville Saturday and arrived in time to deponit the some－ what traveblogred cuatomern，six membern of the contin－ out saturday．Thone fruntrated centlemen wound up in cas boopue joint on the westade of town where they placed at any of the three windous naxt that hey hailed co cilick robably
THE NATIONAL FRONT ．．．We read last week tha Che Boaton Red Sox alinounced a new ruling aimed at aportu
ceribep，The sox players auld they wanted no newamen in tho droming，room untll 80 minuten after gamen．The
 actece．How loyd would the front office acream If the aport ter the drounge room at alh．，or didn＇t bother to attone






##  In SA Leatue Plas

## The nothe timate trav <br> 2it <br> <br>  <br> <br>  <br> <br> 登等荡

 <br> <br> 登等荡} To

## $\underset{\substack{\text { Mo } \\ \text { to } \\ \text { ingh } \\ \text { ingo } \\ \text { nito } \\ \text { took }}}{ }$








and



 and
 aizatatiant


 and


Sat．Night Tourist Center
DAVE SHANNONS BAND

VFW AUXILHAÁY



## zilas




ROUMILAIA'I ANDHRSON nemen ="STRIKE!"

This ridiculous strike is an affront to every citrizen of the nation. It's not for more money. It's not because of hours. It's only for soft fertherbadling spots for additional unnecessary firemen to ge along in diesel locomotives just for the ride. A leading liberal newspaper calls the demands of the union leaders "horse-feathers"!

- The recklees leadery of the firemen's Anion want to forces down the throut
of the raliroade and the public a rilic uloun "makke-work" proposall which hus beun twios rubad out by Praldidential
Fuct Finding Boards duly appointed uncter the provisions of the Rallway Lander the Act.
addifilonal and unnecomeary flememen to adutional and unnecomary frymen to
Fido In diomel locomotives wai rufected
-after montheof hearings -by a Board -after mon the of hasinge-by a Board appointo
$104 \%$

"feather-tedding" by loading the memhera of their union out on metrike an
threatening paralyuia to large areas of the nation, they are defying the apir and intent of the vory law which the


This atrike is not for higher wages. It la a atrike to force the railronda 1
employ many more thousands of men who are not needed! It would be Indefensible wate. The railroads have refuesd to plare this additional and
unnecemary burden on the publio
But more important than any other
conulderation, is the action of thee fow irreaponithe union leadern in soek-
ing to force a ctippling atriko upon the

This strike is one of the silliest strikes in historyl








nation for their own nelfinh purponec. There in no other pomille anewer to The railroacas in maki bollove they have the whole-hearted aupport of the people in whose interent they aro wlliting 10 faght thin out, de: afll will suffor.
It in tiun to put an ond to such un Amarcann domanda.

RAlifoges


# This Time The Anti-Trust Lawyers Won A Case Against A\&P 

As almost everyone now know, the anti-trut lawyers in Wachington have brought a civil auit to dectroy APP. Thay ack the courts to order the discolution of this company.
They say that this suit is based on the fact that they won a suit against us at Danville, Illinois, in 1948.
They did. In that case, Federal Judge Walter C. Lindley made a decinion againat A\&P.
Immediately thereafter, in a letter explaining his decision, Judge Lindley wrote:

$$
\begin{aligned}
& \text { "I have not condemned the A\&P system. } \\
& \text { I have not made a finding which could } \\
& \text { be the basis for a suit of dissolution." }
\end{aligned}
$$

So, now we have the anti-trust l.wyers saying that their suit to dissolve A\&P is based on Judge Lindley's decidion; while Judge Lindley himself says his decision could not be the basis for a suit of dissolution. In previous ads we told you about the cases against A\&P which the anti-trust lawyers lost. We promised to tall you about this case they won. Here is the story of the Danville caso.

## What Judge Lindley Objected To

At Danville, the anti-fruat lawyers made nil of the charger which thay are again making at Dinat A\&P torlay, Thay were subatantially the mame chargea thay had made and dropped In hie decioion, Judere Lindley was critical of some of our activities. He throw some of the charges out of coturt. He did not make any decialon ons othors.
He rven took occanion to praise A\&P for the efficient job of food dietribution it had done, Judge Lindley amid:

Ta buy, sell and diefribute to a substantial partion of 1s0,000,000 propk, one and threc-quarter billion dollara worth of lood annually at a profit of $11 / 2$ conte
on each dollar, is an achicvement one may well be proud of.
"No place in the world I tahe it are people so well hed aa in the United States. Nowhere doce, I mppose, do food distributors accomplith afficiont distribution at so low a margin of profti. In contrast, we are told if ither nations the problom is no
one of an adequate diet but one of no diet at all." one of an adequale diar bur one of no dier at all.
But Judge Lindloy did find us in violation of the Sherman Act. He based hie ruling on the Campany, wheroby that organization acted both as buying agont for Aas and as selling ageni for growers.
Judge Lindley oaid:
If I arememe for the parposen of disposition of this case that in general the policy of AdP wies to operate within the law and attribute to dofandants a decire to comply with the law, thaite atilh remaine the conseious, hnowing adoption by all
 the intent and purpose of the ect."
In his latter explaining the decieion, Judge Lindley wrote: "I have condamned their prece 1 Lindloy im finee totaline $\$ 175,000$. When
Courf of Appondo ta Chicago, wo pald the finies. This ended thecion was upheld by the Cirouit
he caep-but wo did not atop there.
Wb The Do


IT $\sim 14$ a

Hemp
$4-\log 4 \mathrm{c}$


## What We Did To Correct This

 Firat, the Allantic Conımianian Compary abandoned the dual role to wheh Judye Liadiay First, the Allantic Comminaion Company abandonod the dual role to
objected and which he naid was tho basis of his decision agalnat ua.
 We did this oven though the Atlantic Comminsion Company had bean licensed fec many years by the United Stater Departint
Th $C$
Tha Allanitic C'ommianion Cunpuny now only huyg for A\&P. In other word, we stoppal Woing the thing which Judye limullay ouid put us in vialation of the Sherman $\boldsymbol{A}_{\text {ol }}$ We made aclditional changor in other nuethode of oparation which Judge Liadlos
had questionad at Danville, even though he did not bate his deciolon on thesere Wad questionad at Danville, ove
We went down to Washington and acked the anti-nuut lawyers what dee thes thougity we should do to confurm to thair new intarpretation of the vague anti-trnot lawe The only answur wa evar got was that we showld braah mp this eompanyl

Deepite thair claim that thay were not opposed to A\&P's size, thay imoieted ofin
wo destroy thia size.
Deapite their claim that they were not apposed to our manufacturis operationg,
they insisted that we gut rid of our factorics which produce maniy of the hne fopits they insisted that
you buy at AdP.
Despite thair claim that thay were not opposed to our low prices, they incoled ath
Despite thair claim that they were not opposed to our low prices, thoy indelal
we deatroy many of the efficiencies thal make these low prices poovilte
In other words, they insisted upon the dissolution of A\&P.


Put A\&P Out Of Business?



 Yhen, then, is the real meron why the enthtrut 1




