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Edelen Bros., Special Tobacco Guano, Edelen Bros. Wheat and Grain Mixture, Pure Ground Bone, Pure Dissolved S. C. Bone.

Our 'Special Tobacco Guano' and Wheat and Grain Mixture were MADE AND MANUFACTURED. SPECIAL ORDERS SOLICITED.

The Best Thing About SENATOR FLOUR

It is mechanically clean. Every grain of wheat from which it is made goes through two distinct cleaning operations by the best modern machinery.

It is chemically pure as no adulterant is used in its manufacture. It is a perfect food product.

The manufacturers of SENATOR FLOUR buy only the best wheat from the wheat-producing limestone area.

Everything is done to make SENATOR FLOUR what the best housekeepers pronounce it—"THE BEST."

CHAS. KING & SON,

Wholesale Senator Flour, Alex. Va.

HOTEL TENNISON,

117 W. Lombard St., Baltimore.

Open to Guests. European Plan.

Restaurant for Merchants. Up-to-date services.

Moderate Prices. Meals at all hours.

W. B. TENNISON, Prop.

PUBLIC LOCAL LAW

(Published by Authority.)

School House near Stacia Spring
CHAPTER 213.

AN ACT to authorize the County Commissioners of St. Mary's County to levy a sum of money not exceeding five hundred dollars to build a School House for white children at or near Stacia Spring in the Third Election District of St. Mary's County.

Section 1. Be it enacted by the General Assembly of Maryland, That the County Commissioners of St. Mary's County be and they are hereby authorized to levy a sum of money not exceeding five hundred dollars for the building of a school house for white children at or near Stacia Springs in the Third Election District of St. Mary's County.

Section 2. And be it enacted, That the Board of County School Commissioners of said county shall in their discretion contract for the building of said school house by bids in the usual form awarding the same to the lowest responsible bidder, provided said bid does not exceed five hundred dollars.

Section 3. And be it enacted, That this Act shall take effect from the date of its passage.

Approved, April 4, 1906.
HON. EDWIN WARFIELD, Governor.
HON. CARVILLE D. BENSON, Speaker of the House of Delegates.
HON. JOSEPH B. SETH, Speaker of the Senate.

OFFICE OF THE CHIEF CLERK OF THE HOUSE.

I hereby certify, That the foregoing is a true copy of an Act of the General Assembly of Maryland, passed at the January Session, 1906.

W. A. PERCY, Chief Clerk of the House.

April 19, 3

PUBLIC LOCAL LAW

(Published by Authority.)

Justices of the Peace.

CHAPTER 56.

AN ACT to repeal and re-enact with amendments Section 56 of Article 19 of the Code of Public Local Laws title Saint Mary's County, subtitle Justice of the Peace as the same was enacted by the Act of 1902, Chapter 568, so that the same shall read as follows:

Section 1. Be it enacted by the General Assembly of Maryland that Section 56 A of Article 19 of the Code of Public Local Laws title Saint Mary's County, subtitle Justice of the Peace as the same was enacted by the Act of 1902, Chapter 568 be and the same is hereby repealed and re-enacted so as to read as follows:

Section 56 A. Whenever a Justice of the Peace for said County shall issue a summons for a defendant residing in a different election district from the defendant filed in writing with the said Justice within three days after the said summons has been served; transmit the papers in the case to some Justice of the district where the defendant resides who shall proceed to try the case without further summons for the said defendant except in cases where there are two or more defendants and in such cases the case shall be tried in the district for which the Justice who issued the summons was appointed and qualified.

Section 2. And be it enacted, That this Act shall take effect from the date of its passage.

Approved, April 4, 1906.
HON. EDWIN WARFIELD, Governor.
HON. CARVILLE D. BENSON, Speaker of the House of Delegates.
HON. JOSEPH B. SETH, Speaker of the Senate.

OFFICE OF THE CHIEF CLERK OF THE HOUSE.

I hereby certify, That the foregoing is a true copy of an Act of the General Assembly of Maryland, passed at the January Session, 1906.

W. A. PERCY, Chief Clerk of the House.

April 19, '06—31.

LOCAL PUBLIC LAW

(Published by Authority.)

School House at Abells.

CHAPTER 304.

AN ACT to authorize the County Commissioners of St. Mary's County to levy a sum of money not exceeding five hundred dollars to build a school house for white children at or near Abells in the seventh election district of St. Mary's County.

Section 1. Be it enacted by the General Assembly of Maryland, That the County Commissioners of St. Mary's County be and they are hereby authorized to levy a sum of money not to exceed five hundred dollars (\$500.00) for the building of a school house for white children at or near Abells in the seventh election district of St. Mary's County.

Section 2. And be it enacted, That the Board of County School Commissioners of said county shall contract for the building of said school house by bids in the usual form, awarding the same to the lowest responsible bidder, provided said bid does not exceed five hundred dollars (\$500.00).

Section 3. And be it enacted, That this Act shall take effect from the date of its passage.

Approved April 2, 1906.

HON. EDWIN WARFIELD, Governor.

HON. JOSEPH B. SETH, President of the Senate.

HON. CARVILLE D. BENSON, Speaker of the House of Delegates.

Office of the Secretary of the Senate:

I hereby certify, That the foregoing is a true copy of an Act of the General Assembly of Maryland, passed at the January Session, 1906.
R. MOSS, Secretary of the Senate.

PUBLIC LOCAL LAW

(Published by Authority.)

County Treasurer.
CHAPTER 752.

AN ACT to repeal and re-enact with amendments Sections 25, 25A and 25C of Article 19 of the Code of Public Local Laws, title "St. Mary's County," subtitle "County Treasurer," as amended by Chapter 346 of the Acts of the General Assembly of 1902 be and the same are hereby repealed and re-enacted with amendments to read as follows:

Section 1. Be it enacted by the General Assembly of Maryland, That Sections 25, 25A and 25C of Article 19 of the Code of Public Local Laws, title "St. Mary's County," subtitle "County Treasurer," as amended by Chapter 346 of the Acts of the General Assembly of 1902 be and the same are hereby repealed and re-enacted with amendments to read as follows:

Section 25. At the general election to be held on the first Tuesday after the first Monday in November every second year, there shall be elected a County Treasurer for St. Mary's county, who shall hold his office for two years, and until his successor is elected and qualified to take office, or removal for willful neglect of duty, or misdemeanor in office, upon conviction in a court of law, he shall not be eligible to re-election until after an interval of one full term, and until he shall have fully settled up all business connected with his former term; and in such election, the County Treasurer shall be held under the provisions of this Section, J. Marshall Dent, Esq., of said county, he and he is hereby appointed, authorized and empowered to act as such Treasurer and to exercise all the powers and to perform all the duties imposed by this section and the law of this State, he shall hold said office for the period of two years from the first Monday in the month of July, in the year 1900, and until his successor shall be duly elected and qualified, and the persons elected to said office under the provisions of this section shall hold the same for two years from the first Monday in August, succeeding their election and the said J. Marshall Dent, or his successor in said office of Treasurer of St. Mary's county, may appoint some person, a resident of said county, to be Assistant Treasurer, who shall be authorized to act in his stead and he shall give such Assistant Treasurer, conditioned for the faithful performance of his duty, as the said Treasurer may require; said Assistant Treasurer to be paid by the County Treasurer out of the salary and commissions allowed to him for the collection of county and State taxes in St. Mary's county. The County Commissioners of said county shall provide the said Treasurer with proper stationery, books, blanks and other necessary appointments for an office, which office they shall always provide and furnish in the town of Leonardtown, in the County of St. Mary's, and those to be hereafter elected shall receive an annual salary of twelve hundred dollars, to be paid monthly by the County Commissioners of said county, and shall also be allowed the commissions allowed by Article 31 of the Code of Public Local Laws, title "Revenue and Taxes" for the collection of State taxes, and the said Treasurer shall receive twenty-five cents for every one hundred dollars worth of new and unassessed property not already on the assessment books assessed by him, and ordered by the County Commissioners of said county, and another of twenty-five thousand dollars, conditioned for the proper collection and disbursement of all moneys coming into his hands for the county, and the faithful performance of other duties devolving upon him; such bonds to be approved as bonds of the Sheriffs of the respective counties of this State, and approved and recorded in the office of the Clerk of the Circuit Court for St. Mary's county; but before entering upon the duties of said office, the said Treasurer shall take and subscribe before said Clerk the oath prescribed by Section 6 of Article 1 of the Constitution of Maryland. All County Collectors of St. Mary's county now having taxes in hand for collection for which their bond is responsible, shall complete said collections and turn over the money so collected to the County Commissioners of said county except such sums as may be subject to orders heretofore given in said collection to the County Commissioners of said county.

Section 25A. The said Treasurer shall keep his office in Leonardtown open from ten o'clock in the morning until three o'clock in the afternoon every working day, and for the purpose of receiving and disbursing taxes as directed by law, and shall be assisted in person or by deputy in each of such election districts, stating when and the place where he will be in each of said districts for collecting and receiving said taxes; for all taxes after the first day of September, succeeding the date of their levy, due and unpaid there shall be interest charged at the rate of six per cent per annum; and to enforce the collection of taxes, it shall only be necessary for him to notify generally delinquent by advertisement in one or more newspapers published in St. Mary's county, and by handbills posted in three or more public places in each election district of said county, that their taxes are due and in arrears, and that unless they are paid, with all interest and costs within twenty days from the date of said notice, their property, if it be real estate, will be sold as provided for by law, without any levy or appraisal, and after giving a least thirty days notice of the time, terms and place of sale of such real estate, which place shall be at the Court House door in Leonardtown, by advertisement in the St. Mary's Beacon and the St. Mary's Enterprise, being two newspapers published in said county, he shall proceed to sell as an advertised sale mentioned in public auction the property for cash, to the highest bidder, retaining out of the proceeds of such sale the amount of the taxes due from such delinquents with interest thereon, together with the costs incurred in making such sale and the advertisement thereof, which advertisement shall not exceed

two dollars, or one dollar to each of the two papers advertising the same and he shall pay the surplus, if any, to the owner of the property so sold, provided, however, that this notice herein provided for shall not be over and over on the first day of January following the year of the levy and that the said advertisement of sale shall not be made before the first day of February in said year following the year of the levy, but the said Treasurer may in his discretion extend the time for such advertisement to the first day of August next ensuing, when all delinquents shall be advertised, and in advertising real estate, it shall only be necessary to publish the name of the party to whom the property is assessed, the tract in which it lies, the number of acres, the amount of taxes due, and a reference to the liber and folio in the Land Records where the assessments to title to such property are recorded, if any such record of title appear. Whenever it shall be necessary to enforce the payment of taxes by a sale of personal property, the said Treasurer shall make out a bill of such taxes in the usual form, with an order at the bottom of said bill directing the Sheriff of said county to levy upon the personal property of the delinquent and sell the same to satisfy said tax and costs. And it shall be the duty of said Sheriff, upon receiving such bill and order to levy upon and seek the personal property of such delinquent in the same manner and upon the same notice, and he shall be entitled to the same fees as if he were proceeding under an execution from a Justice of the Peace; and he shall, immediately after such sale, pay over said Treasurer the amount due on said tax bill; and any surplus which may remain after the payment of taxes, interest and costs, shall be paid by said Sheriff to such delinquent taxpayer; and the said Sheriff's bond shall be liable for all such tax bills placed in his hands by said Treasurer, to the same extent and in the same manner that it is liable for execution claims issued to him.

Section 25C. It shall be the duty of the Clerk of the County Commissioners within thirty days after the completion of each annual levy to deliver to the County Treasurer a full copy thereof, and the said Treasurer shall collect the same according to law and pay over to the parties entitled thereto the taxes collected, respectively, for them and the bond of the said Treasurer shall be liable for all sums of money collected by him on account of taxes and County taxes, and for the same until the same shall have been duly accounted for and paid over according to law, he shall be the collector of all State and County taxes that may be levied by the County Commissioners for St. Mary's County and shall have power and authority to receive and collect said taxes and to enforce payment thereof and to convey title to any real or personal estate sold by him for the payment thereof, and when there be no bidders for properties offered for sale, it shall be lawful for the County Commissioners of said County to purchase said real estate and to convey the same, with full title thereto, to the said Treasurer, the sale of any real estate sold shall be reported to the Circuit Court for St. Mary's County for ratification, which Court shall ratify the same, if no objection be offered to said ratification, after the publication of an order in the State Gazette, and on the equity side of the Circuit Courts of Maryland, which order nisi shall be advertised not separately but all sales made at one time shall be included in one nisi, and in not deemed within the time prescribed by law, the Treasurer shall convey the same in simple and absolute purchase, and in addition thereto for the property to be sold he shall receive, when sold, a percentage fee three per cent of the gross amount of sale; but if the amount of bill be paid without sale after advertising, he shall only receive as percentage fee one per cent of the amount collected; these several fees to be charged against the tax bill of the delinquent taxpayers.

Section 2. And be it enacted, That this Act shall take effect from the date of its passage.

Approved, April 5, 1906.

HON. EDWIN WARFIELD, Governor.

HON. JOSEPH B. SETH, President of the Senate.

HON. CARVILLE D. BENSON, Speaker of the House of Delegates.

Office of the Secretary of the Senate:

I hereby certify, That the foregoing is a true copy of an Act of the General Assembly of Maryland, passed at the January Session, 1906.

R. MOSS, Secretary of the Senate.

PUBLIC LOCAL LAW

(Published by Authority.)

Hawks and Crows.

CHAPTER 756.

AN ACT to repeal and re-enact with amendments Sections 18, 19 and 20 of Article 19 of the Code of Public Local Laws title "St. Mary's County," subtitle "Birds, Game and Foxes."

Section 1. Be it enacted by the General Assembly of Maryland, That Sections 18, 19 and 20 of Article 19 of the Code of Public Local Laws title "St. Mary's County," subtitle "Birds, Game and Foxes" be and the same is hereby repealed and re-enacted so as to read as follows:

Section 18. Any person killing any hen hawk, partridge hawk or crow within the limits of St. Mary's County shall be entitled to receive a bounty of twenty-five cents for each and every hen hawk and par-

tridge hawk and five cents for each and every crow so killed.

Section 19. To obtain said bounty it shall be necessary for the person killing said hen hawk, partridge hawk or crow to produce the head of said hen hawk, partridge hawk or crow before some Justice of the Peace for St. Mary's County and at the same time make oath that the said hen hawk partridge hawk or crow as the case may be was killed within the limits of St. Mary's County and thereupon the said Justice shall give a certificate of the production of the said head or heads before him and the taking of said oath it shall then be the duty of the said Justice to destroy the said head or heads so as to prevent a second allowance upon the same.

Section 20. Upon the production of the said Justice's certificate before the County Commissioners they are authorized and directed to levy upon the assessable property of the County a sum sufficient for the aforesaid bounties for the use of the person producing the same and the County Treasurer shall collect and pay the same upon the warrant of the County Commissioners to the person or persons accordingly.

Section 2. And be it enacted that this Act shall take effect from the date of its passage.

Approved April 5, 1906.

HON. EDWIN WARFIELD, Governor.

HON. JOSEPH B. SETH, President of the Senate.

HON. CARVILLE D. BENSON, Speaker of the House of Delegates.

Office of the Secretary of the Senate:

I hereby certify, That the foregoing is a true copy of an Act of the General Assembly of Maryland, passed at the January Session, 1906.

R. MOSS, Secretary of the Senate.

April 26, '06—31.

Wisdom.

It isn't always safe for a girl to assume that she is going to have marriage of money to spend after marriage, just because her beau is liberal with it while he is courting her.

Every man has a right to his own opinion until he gets married or tells his wife about it.

Only the woman who hasn't new furs to wear thoroughly despises winter weather.

Even the woman who has perfect feet worries all the time for fear nobody will see them.

Scatica Cured After Twenty Years of Torture.

For more than twenty years Mr. J. B. Massey, of 3322 Clinton St., Minneapolis, Minn., was tortured by sciatica. The pain and suffering which he endured during this time is beyond comprehension. Nothing gave him any permanent relief until he used Chamberlain's Pain Balm. One application of that liniment relieved the pain and made sleep and rest possible, and less than one bottle has effected a permanent cure. If troubled with sciatica or rheumatism why not try a 25-cent bottle of Pain Balm and see for yourself how quickly it relieves the pain. For sale by Tippet, Johnson & Foxwell.

In Time of Trial.

Daughter: "In a time of trial what is our great support and comfort?"

Her Father: "A soft-hearted jury that you can get around and a job-headed Judge whom you can bamboozle."—Stray Stories.

Not as Rich as Rockefeller.

If you had all the wealth of Rockefeller, the Standard Oil magnate, you could not buy a better medicine for bowel complaints than Chamberlain's Colic, Cholera and Diarrhoea Remedy. The most eminent physician cannot prescribe a better preparation for colic and diarrhoea, both for children and adults. The uniform success of this remedy has shown it to be superior to all others. It never fails, and when reduced with water and sweetened, is pleasant to take. Every family should be supplied with it. Sold by Tippet, Johnson & Foxwell.

How to Cook Bananas.

To prepare a banana so that it may be eaten by a person of the weakest digestion, take one which is ripe but not too ripe, skin and scrape it. Make a syrup of a cupful of hot water, a half a cupful of sugar, orange and lemon juice to taste, put the banana and syrup in a flat granite baking dish and cook it in a fairly hot oven about twenty-five minutes, or until the banana looks clear. While it is cooking it should be basted with the syrup and turned over once. When done take out the fruit, cook the syrup down to a jelly, pour this jelly on the banana and chill before serving. This is a most delicious and nutritious dish for an invalid.—From Health.

Stomach Troubles.

Mrs. Sus Martin, an old and highly respected resident of Faison, Miss., was sick with stomach trouble for more than six months. Chamberlain's Stomach and Liver Tablets cured her. She says: "I can now eat anything I want and am the proudest woman in the world to find such a good medicine." For sale by Tippet, Johnson & Foxwell.

Polkley—I spent several days last month in Albuquerque, New Mexico. That's a dead old town.

Jokely—Naturally, it's in a future State, you see.—Philadelphia Press.

Druggist—Pills, my young man?

Young man—Yes.

Druggist—Antibillous?

Young man—No; uncle—Yale Record.

Saved Her Fare, Anyway.

The beautiful woman stopped at the foot of the bridge station stairway and put up her voice in fervent appeal to anybody who happened to be within hearing distance.

"O, dear," she wailed, "I forgot. 'Forgot what?' asked a sympathetic woman who stood near by.

"O—nothing. But maybe I can get it yet," said the for-clad sufferer.

An instant later she pounced upon a subway employe stationed on the platform.

"Do they keep newspapers down here?" she asked.

"No," said he, "they're upstairs."

"Can I go up and get one and come down again without paying another fare?"

"No," he replied again; "if you pass through the gate you'll have to pay."

"Isn't that a shame?" sighed the woman. "I can't do that. This old road gets enough of my money, anyway, without my deliberately throwing money into its pocketbook. Still, I do want a paper so badly."

"What paper do you want, ma'am?" said the employe. "I'll go up and get you one."

"Will you?" exclaimed the beauty.

"O, how sweet of you. I hate to put you to all that trouble, but I must have a paper and I simply can't afford to pay an extra fare."

She gave him a cent, and in less than a minute he was back with a paper.

"O, thank you," she said, sweetly. Then she opened her purse, took out a coin and dropped it into the employe's palm.

"For goodness' sake," said the woman who stood near by. "Did you tip him?"

"Yes, of course," said the heroine. "I gave him a dime. I couldn't let him wait on me for nothing, could I?"—New York Press

Postmaster Robbed.

G. W. Fouts, Postmaster at River-ton, Ia., nearly lost his life and was robbed of all comfort, according to his letter, which says: "For 20 years I had chronic liver complaint, which led to such a severe case of jaundice that even my finger nails turned yellow; when my doctor prescribed Electric Bitters, which cured me and have kept me well for eleven years." Sure cure for Bile-ousness, Neuralgia, Weakness and Bladder derangements. A wonderful Tonic. At all Drug stores. 50 cents.

Not of Much Consequence.

An official of a transatlantic steamship line tells of the excitement on board one of his company's vessels several days out from Liverpool, caused by an accident to the steering gear, a mishap trifling enough in reality, but which rumor magnified. The captain was soon apprised of the situation. "Is it true, captain," asked she, anxiously, "that we have lost one of our screws?"

"Not at all, madam," was the reply of the officer. "There was some little difficulty with one of them, but it has been repaired, so that now everything is all right."

"Well, I'm very glad to hear that," responded the lady, with a relieved look, "although I was far from sharing the apprehension of the rest of the passengers. After all," she added reflectively, "why should we worry, even if there was something the matter with the screw? It's under the water and doesn't show."

Friend—"I thought you said you intended to put on black for your husband?" Widow—"I did, but it was so very unbecoming that I compromised by wearing black stockings."

Fortunate Misadventurers.

"When I was a druggist, at Livonia, Mo.," writes T. J. Dwyer, now of Graysville, Mo., "three of my customers were permanently cured of consumption by Dr. King's New Discovery, and are well and strong today. One was trying to sell his property and move to Arizona, but after using New Discovery a short time he found it unnecessary to do so. I regard Dr. King's New Discovery as the most wonderful medicine in existence." Surest Cough and Cold cure and Throat and Lung healer. Guaranteed by all Druggists. 50c and \$1. Trial bottle free.

Polkley—I spent several days last month in Albuquerque, New Mexico. That's a dead old town.

Jokely—Naturally, it's in a future State, you see.—Philadelphia Press.

Druggist—Pills, my young man?

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