

WHAT WE CAN DO IN FLORIDA.

Two crops of millet, one of lettuce and one of Irish potatoes can be raised on the same land in one year. One crop of Irish potatoes, one of sweet potatoes and one of parsley can be raised on a field inside of a year. Two crops of Spanish peanuts can be raised in a year, and the last crop will fatten hogs and give the land a rest for six months. We can raise as fine and large onions as any other section of the United States, and often larger; and second only to the enormous Egyptian and Spanish onions imported here. There is practically no fear of a drug on the market. We can raise enough cassava on an acre to be equal to 100 bushels of corn in feeding value for cattle or horses when properly supplemented with protein feedstuffs. It requires no more labor to cultivate it than corn. We can raise enough cowpeas or velvet beans on an acre to keep a cow a year. We can produce from eight to fifteen barrels of syrup per acre, worth from \$100 to \$175. By raising the Japanese cane we can, it is stated, make this amount of syrup and save enough in the leaves to feed a cow four months or more. We can raise in some parts of the state, profitably and commercially, the following products: Plums, pears, lemons, shaddock, figs, blackberries, mulberries, watermelons, cauliflower, pumpkins, sweet potatoes, broomcorn, bacon, celery, peas, potatoes, cussava, collards, eggplant, parsley, rye, arrowroot, cotton, castor beans, Japan persimmons, peaches, oranges, limes, citrons, grapes, banana, strawberries, guineas, cantaloupes, corn, squash, beans, lettuce, tomatoes, oats, peppers, cabbage, carrots, onions, herbs, millet, cane, peanuts, okra, chutias, barley, romaine, mangoes, avocados, beef, milk, butter, eggs, wool. We raise, in practice, two or three of the above articles and buy all the rest that we require.—Agriculturist.

The Campbell Russell Cattle Sale. The sale of blooded beef cattle at Montgomery last week was all the success that was hoped for both in the point of attendance, in the prices realized and the wide distribution of the cattle. In the two days 112 head were sold, 72 head of registered cattle and fifty grades, and of these Florida got 52; of this 52 west Florida got 21; and quite naturally the Breeze, as one of those who have been preaching more and better live stock, feels not a little elated over the outcome. D. Hagbes, of Ponce de Leon bought the highest priced Shorthorn male and female, paying \$400 for the Shorthorn bull, Milo and \$225 for the heifer, Maid. A. G. Stewart, of Galt City, Nelson Bros., of Vernon, and Clarkson, J. A. Sims, of Bonifay, and P. W. Storrs, of DeFuniak, were the other west Florida buyers. Eighteen of the heifers that go in Mr. Russell's breed contest came to this state, so that it is already pretty well settled that when this contest is decided the show will be held in Florida which is still another feature in our favor. \$600 was paid by H. H. Murphy, of Greenboro, Ala., for the Hereford bull, Royal Choice, which was the top of the sale, and also so far as we can ascertain the highest price ever paid for a beef bull in the southeast. Z. C. Chambliss, of Ocala, who is doing much for the better cattle industry in that part of the state, bought twenty head, among them a Shorthorn cow for which he paid \$250, that being the first and only bid for her.—De Funiak Breeze. A Good House. The Florida Fertilizer and Manufacturing Company, of Gainesville, have long enjoyed a reputation throughout this entire section for the standard and high quality of the various brands of commercial fertilizer manufactured by them. Having been engaged in the business for over seventeen years they have through this experience and exhaustive tests on their own large properties been able to place on the market brands unexcelled for Florida soil and products. They have just issued their new booklet for 1903-4 containing full description of the different classes of fertilizers with analyses and testimonials from leading agriculturalists and horticulturalists. It will be sent free on request. Immense Florida Land Deal. An immense real estate deal has been practically consummated by a number of brokers of Jacksonville, a laud promoter of Ocala and a syndicate of Minnesota capitalists during the past month. Altogether 230,000 acres of the best round timber lands of the state have been transferred to the Minnesota capitalists. The purchase included 54,000 acres of the finest round timber land in the state, while during the month of October the same syndicate bought 266,000 acres of timber land, at a cost about \$2.50 per acre. The more recent purchase was said to have been paid for at the top price of close to \$7 per acre. All of this land is situated in Lafayette and Taylor counties. The total price paid for the entire parcel is something less than a million dollars, for the consummation of which there was a brokerage fee of \$18,000.—Savannah Naval Stores Review. At the Race Track. There are a number of horses in training at the race track and some good racing may soon be expected. Those who are having horses in training are: Messrs. W. B. Conolly, John R. Martin, C. C. Carmichael and Geo. K. Robinson. Messrs. Stockton and Jennings divided blankets at Tampa and towards each other became somewhat bellicose and belligerent. Each attacked the "record" of the other and both men grew excited. The pepperbox more than ever promises to become a factor in the campaign. And ex-Senator Call has not yet had an inning. Hon. Robert W. Davis' formal announcement for governor is a truly admirable document. It should serve as a model for all other candidates, both great and small.—Punta Gorda Herald.

Both Court and Counsel. So far as we know, Judge B. H. Palmer of Lake City, is the only circuit judge of the state who has made a habit of practicing law while sitting as a circuit judge, and now the supreme court has put a quietus on him. By removing the cases that he was interested in to another circuit, Judge Palmer played in the double role of judge and attorney until he found it necessary to go before the supreme court with a motion. Among the objections interposed by opposing counsel was one questioning the propriety of a circuit judge appearing before the courts as an attorney-at-law. Without going into the merits of the cause at issue the supreme court dismissed Judge Palmer's motion, and the rebuff he got in the opinion written by Chief Justice Taylor will probably bring him to a realizing sense of the impropriety of "toting double."—Stark Telegraph. Taylor, the Cartoonist. Mr. A. K. Taylor, whose fame as a cartoonist is so well established in this state, is now with the Times-Union, and will add a great deal of pungency to the campaign. Every candidate in Florida had best haste and make friends with him. Scylla and Charybdis are alike fatal rocks and in attempting to avoid the one the democratic party is in peril of going to pieces on the other. The Bryan and the Cleveland factions are those rocks and the democratic party should give both factions as wide a sea as possible. To nominate Cleveland or Bryan, or the close lieutenant of either by the democratic party at this particular juncture, would be inviting destruction. If it can be kept from committing harikari the democratic party has splendid chances of success. By means of a new apparatus recently adopted by the New York Central railroad company a single wire can be used for telegraph and telephone messages at the same time. While the operator is ticking away at telegram in Morse code, another person can telephone a message without the slightest interference. Editor Koonce, of the Sumterville Times, is advertising for a bird dog, Geewillikins! Just think of it! An editor who has time to go hunting. And money to buy fancy dogs, too.—St. Augustine Record. Mr. Koonce besides being editor of the Times is a member of the legislature, an attorney-at-law and a candidate for attorney general. Wisconsin parties have just invested \$600,000 for lands in Lafayette county. The turpentine operators of Polk De Soto and Hillsborough counties have formed a sub-association.

The following German hymns were written by Philip Melancton's mother: "Alms-giving impoverish not, Church-going hindereth not, To grease the car of death not, Ill gotten wealth profleth not, God's book deserveth not." And the following rhymes also: "Those who love to squander, More than their fields reader, Will surely come to ruin Or a rope be their undoing." ROLLS FROM ONLY THE BEST MATERIAL GOES INTO THE OVEN AND ONLY THE BEST BREAD ROLLS OUT. It is delightfully crisp and wholesome. A few slices buttered is a meal in itself and almost as nutritious as meat. Orders for Bread, etc., can be more satisfactorily filled by BENUS' BAKERY ARTICLES OF INCORPORATION AND THE PROPOSED CHARTER OF A. BROWN & BRO., INC. THE UNDERSIGNED INTENDING AND proposing to organize a Corporation under the general corporation laws of the state of Florida, and the amendments thereto, hereinafter set forth, and to publish the following articles of association and proposed charter: FIRST—The name of the corporation shall be A. BROWN & BRO., INC. and its principal place of business at Ocala, Marion county, Florida. SECOND—The general nature of the business to be transacted by said corporation shall be the carrying on of a wholesale mercantile business, and the corporation shall have power to buy and sell and purchase, real and personal property, including shares in other corporations, and deal generally as merchants. The corporation shall have power to buy and otherwise acquire, construct, maintain and operate private lines of railroads and other means of transportation, and to acquire, lease, maintain and operate steamships, barges and other means of transportation along and over the waters of Silver Springs, Silver Springs Run, and the Ocklawaha and St. Johns rivers, and other navigable waterways in the state of Florida. The corporation shall have the right to carry on a wholesale mercantile warehouse and transportation business, and all such other business as is not inconsistent with the general purpose and object of the corporation. THIRD—The amount of capital stock authorized and which will be issued by the company is seventy-five thousand dollars, divided into seven hundred and fifty shares of the par value of one hundred dollars each, one hundred per cent of which shall be paid in full at the time of the organization of said company, in cash, and when so paid said stock shall be then fully paid and non-assessable. FOURTH—The term for which the corporation shall exist is ninety-nine years. FIFTH—The officers who will conduct the company's business until the first annual meeting will be a president and secretary and treasurer. The annual meeting of the stockholders and directors for the election of officers shall be held in the city of Ocala, Florida, on the second Tuesday in January in each year, and the officers who will conduct the business of the company until those elected at the first election shall be qualified as A. Brown, president, and Jake Brown, secretary and treasurer. SIXTH—The highest amount of indebtedness and liability to which the corporation can at any time subject itself is fifty thousand dollars. SEVENTH—The names and residences of the subscribers are as follows: Name. Residence. Subscribed by. Each Subscriber. Abe Brown. Ocala, Florida. One hundred and ninety. Jake Brown. " " One hundred and ninety. H. L. Anderson. " " Fifty. Clark Kay-Johnson Company. LeRoy, " Fifty. Edward Hiller. Ocala. " Twenty five. R. S. Hall. " " Twenty five. Thomas C. Hall. " " Twenty five. Z. Chambliss. " " Twenty five. Witness our hand and seals the 16 day of November, 1903. ABE BROWN, [S] JAKE BROWN, [S] H. L. ANDERSON, [S] HERBERT A. FORD, [S] EDWARD HILLER, [S] R. S. HALL, [S] THOMAS C. HALL, [S] Z. C. CHAMBLISS, [S] State of Florida, County of Marion. In person came before the undersigned at the office of the undersigned, H. L. Anderson, son, Herbert A. Ford, Edward Hiller, R. S. Hall, Thomas C. Hall and Z. C. Chambliss, each of whom is well known to me to be the same person whose name is subscribed to the foregoing proposed charter, and acknowledged before me that he executed, signed and sealed said proposed charter for the uses and purposes therein set out and expressed. Given under my hand and seal of office this 16th day of November, 1903. Notary Public State at Large. My Commission Expires Aug. 7, 1907. NOTICE OF INTENTION TO APPLY FOR LETTERS PATENT. Notice is hereby given that the foregoing proposed charter will be presented to the governor of the state of Florida, and application for letters patent thereon will be made to the governor of the state of Florida at Tallahassee, Florida, on the 27th day of December, 1903. ABE BROWN, JAKE BROWN, H. L. ANDERSON, HERBERT A. FORD, EDWARD HILLER, R. S. HALL, THOMAS C. HALL, Z. C. CHAMBLISS. 11 20

NOTICE OF ELECTION. For creating a Special Tax School District at Moss Bluff. NOTICE IS HEREBY GIVEN THAT AN election will be held at the Long Grove (Moss Bluff) school house, Marion county, Florida, during the hours of 8 o'clock a. m. and sundown of Saturday, Dec. 5, A. D. 1903, for the purpose of creating a special tax school district to be known as the Moss Bluff special Tax School District. The boundaries of the above said school district to be as follows: Beginning at the northeast corner of section 17, township 16, range 25, running west to Ocklawaha river, thence in a southeasterly direction along the Ocklawaha river to the line dividing townships 16 and 17, thence east to southeast corner of section 32, township 16, range 25, thence north to the point of beginning. And to elect three trustees and to vote on the millage to be assessed and collected for the next two years. The following persons are appointed managers and clerk of the election: W. E. Martin, Jno. T. Lewis and N. L. Fort, managers, and J. S. Martin, clerk. G. S. SCOTT, Chairman. Attest: W. D. CARR, Secretary.

NOTICE OF MASTER'S SALE. NOTICE IS HEREBY GIVEN THAT UN- der and virtue of a final decree of foreclosure, entered on the 14th day of October, A. D. 1903, by the Hon. W. S. Bullock, judge of the circuit court for the fifth judicial circuit of Florida, sitting in chancery for Marion county, in a certain cause then pending in said court wherein Hattie O. Allen and Geo. K. Allen, her husband, and Ella O. Browder, were complainants, and Marie Louise Goldbeck, Alfred C. Goldbeck, her husband, Adelaide V. Horn, James W. Morgan, as heirs at law of William H. Morgan, deceased, were defendants, the undersigned special master in chancery will, on Monday the 7th of December, 1903, between 10:00 a. m. and 2:00 p. m. offer and expose for sale and will then and there sell to the highest bidder, under and in front of the court house door in Ocala, Marion county, Florida, all the right, title, interest and estate of the said defendants, Marie Louise Goldbeck and Alfred C. Goldbeck, her husband, Adelaide V. Horn, James W. Morgan, as heirs at law of Wm. H. Morgan, deceased, of and to the following described lands, situate, lying and being in the said county and state to-wit: Commencing at a point 6.39 chains east of the southwest corner of the northwest quarter of the southwest quarter of section 15, township 15, south, range 22, east, thence running north 15.65 chains, thence east 6.39 chains, thence south 15.65 chains, thence west 6.39 chains to the point of beginning, containing by estimation ten acres more or less. Also beginning at the northeast corner of the Alvarez grant in township 15, south, range 22, east, and running thence south with a magnetic variation of 3 degrees, 9 minutes, east, 23.69 chains, thence west with a magnetic variation of 2 degrees 15 minutes north 8.45 chains, thence north 23.69 chains, thence east 8.45 chains to the point of beginning, containing 20 acres of land more or less. Said land being sold to satisfy said decree and costs. NEIL M. ALLEED, Special Master in Chancery. 10 30 Solicitor for Complainant. NOTICE FOR PUBLICATION. Department of the Interior, Land Office at Gainesville, Fla., October 26, 1903. NOTICE IS HEREBY GIVEN THAT THE following named settler has filed notice of her intention to make final proof in support of her claim, and that said proof will be made before Clerk Circuit Court at Ocala, Fla., on December 5th, 1903. viz: Dora Daniels, of Kendrick, Fla., homestead 296.3, formerly Dora Stevenson, for the north half of southwest quarter section 14, township 14, south, range 21, east. She names the following witnesses to prove her continuous residence upon and cultivation of said land, viz: Sam Hodge, Perry Edwards, Jim Stevenson, Luther Stafford, all of Kendrick, Florida. W. G. ROBINSON, Register. 10 30 NOTICE. Notice of Application for Tax Deed Under Section 8, Chapter 4888, Laws of Florida. NOTICE IS HEREBY GIVEN THAT J. C. Nair & Wade Land Co., purchaser of tax certificate No. 2295, dated the 1st day of July, A. D. 1901, has filed said certificate in my office and made application for tax deed to issue in accordance with law. Said certificate embraces the following described property situated in Marion county, Florida, to-wit: Northeast quarter of southwest quarter section 33, township 12, range 20, east. The said land being assessed at the date of the issuance of such certificate in the name of Unknown. Unless said certificate shall be redeemed according to law tax deed will issue thereon on the 23rd day of Nov. A. D. 1903. Witness my official signature and seal this 17th day of October, A. D. 1903. S. T. SISTRUNK, Clerk Circuit Court Marion Co. Fla. 10 23 NOTICE. Notice of Application for Tax Deed Under Section 8, Chapter 4888, Laws of Florida. NOTICE IS HEREBY GIVEN THAT J. C. Nair & Wade Land Co., purchaser of tax certificate No. 2295, dated the 1st day of July, A. D. 1901, has filed said certificate in my office and made application for tax deed to issue in accordance with law. Said certificate embraces the following described property situated in Marion county, Florida, to-wit: Northeast quarter of southwest quarter section 33, township 12, range 20, east. The said land being assessed at the date of the issuance of such certificate in the name of Unknown. Unless said certificate shall be redeemed according to law tax deed will issue thereon on the 23rd day of Nov. A. D. 1903. Witness my official signature and seal this 17th day of October, A. D. 1903. S. T. SISTRUNK, Clerk Circuit Court Marion Co. Fla. 10 23 NOTICE. An Ordinance Providing for Gates, Guards or Other Devices to be Placed Adjacent to the Railroad Tracks Crossing North Magnolia Street, and to Prescribe Duties and Penalties in Relation Thereto. BE IT OBTAINED BY THE CITY COUNCIL of the City of Ocala: Section 1. It shall be the duty of the railroad company owning and using the tracks crossing North Magnolia street in the city of Ocala, Florida, within thirty days after the passage of this ordinance to erect, construct, equip and maintain on each side of said tracks at the said crossing adjacent to the gates, guards, or other devices of a similar character that will protect and make the said crossing safe for the passage of persons, animals and vehicles along the said street crossing the said railroad tracks. And in the event of failure of the said railroad company to erect and maintain said gates, guards, or other devices as provided herein, within the time specified, and for each day thereafter, the agent or employee of said company using or having charge of said tracks shall be, upon conviction thereof, punished by a fine of not more than ten dollars or imprisonment not exceeding thirty days. Section 2. It shall be the duty of the said railroad company to properly close, open and care for the said gates, guards or devices in order that the safety of the traveling public may be insured against accident in crossing, said tracks at the point mentioned herein, and it shall be the duty of the agent in charge of said railroad tracks to see that said gates are not closed at any time, except during the passage of any train, cars or engine, and then for a period of not longer than five minutes during the passage of any train, car, or engine over the said tracks except the regular passenger trains, which may enter and leave said station, in which event said gates may be closed for a period of not exceeding ten minutes during the time. Any watchman, agent, servant or employee of said railroad company having the said gates, guards, or other devices in charge who shall violate this section of this ordinance shall be punished, upon conviction, in the mayor's court, by a fine of not exceeding ten dollars, or imprisonment not exceeding ten days, in the discretion of the court. Approved November 5, 1903. M. FISHEL, Mayor. 11 20 NOTICE. Notice of Application for Tax Deed Under Section 8, Chapter 4888, Laws of Florida. NOTICE IS HEREBY GIVEN THAT FRED Webber, purchaser of Tax Certificate No. 742, dated the 3rd day of April, A. D. 1903, has filed said certificate in my office and made application for tax deed to issue in accordance with law. Said certificate embraces the following described property situated in Marion county, Florida, to-wit: South half of northeast quarter of southwest quarter, section 24, township 14, range 22, east, and being assessed at the date of the issuance of such certificate in the name of Feand L. Patterson. Unless said certificate shall be redeemed according to law tax deed will issue thereon on the 15th day of December, A. D. 1903. Witness my official signature and seal this 10th day of November, A. D. 1903. S. T. SISTRUNK, Clerk Circuit Court Marion Co. Fla. 11 10c WANTED—SEVERAL INDUSTRIOUS PERSONS in each state to travel for house established eleven years and with a large capital to call upon merchants and agents for successful and profitable line. Permanent engagement. Weekly cash salary \$65, plus all traveling expenses, and hotel bills advanced in cash each week. Experience not essential. Mention reference and enclose self-addressed envelope. THE NATIONAL, 352 Dearborn St. Chicago. 11 10c MANAGER WANTED in this county and territory to represent and advertise an old established business house of solid financial standing. Salary \$2 weekly, with \$5 per day for expenses, paid on each Monday and hotel bills advanced in cash each week. Experience not essential. Mention reference and enclose self-addressed envelope. THE NATIONAL, 352 Dearborn St. Chicago. 11 10c Study at Home. Utilize your spare time in a better education. Learn more, and you leave home or employment to learn Bookkeeping, Arithmetic, Algebra, Geometry, Penmanship, History, Physics, Latin, etc. Teachers added to pass examinations. 8 cents. Address: C. A. Clarke, Address: L. H. HUBBS, Palatka, Fla. 11 10c

Women's Kidneys A Common Mistake which Causes Much Suffering. Women are just as likely to have kidney or bladder trouble as men; in fact, they are more so; but very often they attribute indications of disorders to complaints peculiar to their sex, while the real cause of their trouble is some distressing kidney or bladder disease. Nervousness, headache, puffy or dark circles under the eyes, pain in the back, profuse or scanty supply of urine with strong odor and a frequent desire to pass it, with scalding or burning sensation, sediment after standing in a bottle twenty-four hours, are all signs of kidney or bladder trouble, which soon wear out the most robust. If you have any of these symptoms FOLEY'S KIDNEY CURE will cure you and restore your health. We know there are thousands of women who are never well and who have almost lost hope of ever being well again, who would be speedily changed to bright, happy women, glowing with health, by taking FOLEY'S KIDNEY CURE; thus removing the real cause of their misery instead of doctoring for "female troubles." Mrs. FRANCES L. SALES, of Missouri Valley, Ia., writes: "I have been afflicted with kidney trouble five years; had severe pains in my back and a frequent desire to urinate; when riding I experienced much pain over the region of the kidneys. I tried five physicians without benefit and then concluded to try FOLEY'S KIDNEY CURE. After taking three \$1.00 bottles I was completely cured." Postoffice Drug Store.