

A CARD FROM MR. GUS MORTON

Williston, Fla., June 10, 1908.
Editor Ocala Banner, Ocala, Fla.:
My Dear Sir—As Mr. Stockton has seen fit in replying to my speech and article to deny several statements therein contained, I now desire to publish and call his attention to the following correspondence:

Williston, Fla., April 15, 1908.
Mr. C. W. Chase, President, Gainesville, Fla.:
Dear Sir—On September 21, 1904, you purchased what was formerly known as the Levy County Phosphate Company, my understanding was that said company was to transfer all of our property that had been bought for the company to the Dutton Phosphate Company, with the exception of the commissary, which Mr. Stockton reserved. Please advise me whether I am correct or not.

Gainesville, Fla., April 15, 1908.
Mr. Gus A. Morton, Williston, Fla.:
Dear Sir—In reply to your letter of the 15th, your understanding is correct as to the purchase of the property of the Levy County Phosphate Company, but the date of the purchase was September 13th, 1904, and the deed was recorded in Levy county September 21st, 1904.

Very truly yours,
DUTTON PHOS. CO.
By C. W. Chase, Pres.

State of Florida,
Levy County.

Personally before me, M. H. Deland, notary public in and for the state at large, appeared Mr. J. Q. Peacock, to me truly and well known, who first being duly sworn by me, deposes and says that on the 14th day of April, A. D. 1908, he heard a conversation between Mr. M. Sistrunk and G. A. Morton, which in substance was as follows:

That on or about May 5th, 1902, he (Sistrunk) sold and conveyed to the Levy County Phosphate Company a tract of land situated and lying in Levy county. The deed was duly executed and delivered to Mr. J. N. C. Stockton, president of the Levy County Phosphate Company. Upon payment of the consideration and by that the deed and title passed out from him to the said company, and its officers went into possession of the property.

On September 24th, 1904, Mr. J. N. C. Stockton came to him at Montbrook with the statement that this deed had never been recorded, and that he wanted to make some corrections in it, and presented him with a new deed to execute, which was made out in his own name, instead of the Levy County Phosphate Company, and asked him to execute it. After demurring and hesitating, he finally executed the new deed, and delivered it to Mr. Stockton, believing Mr. Stockton's statement. Mr. Stockton gave him up the old deed, which he retained in his possession.

J. Q. PEACOCK.
Sworn to and subscribed before me this the 14th day of April, 1908.
M. H. DELAND,
Notary Public.
My commission expires December 1st, 1909.

It will be seen from the above that these communications, substantiates the statement contained in my speech and public communication that the property reserved by Mr. Stockton was actually sold and transferred to the Dutton people under the sale, and in order to reserve it for his own personal use Mr. Stockton obtained a new deed from Mr. Sistrunk two years after the execution of the old one by Mr. Sistrunk, and three days after the deed had been recorded to the Dutton Phosphate Company Mr. Stockton got this new deed on a statement that he wished to make some corrections, and the only correction that has ever been made was the name of J. N. C. Stockton inserted, and witnessed by two different witnesses.

I submit this to the voters of the state of Florida, and trust that they may govern themselves accordingly.
GUS A. MORTON.

THE EVIDENCE IN THE CASE
23 years use is evidence—Millions of consumers is evidence—sales made by 16,000 agents is evidence. You buy 4 gallons L. & M. Paint and 3 gallons Pure Linseed Oil (at 60 cents) mix them and make 7 gallons best paint ready for use. Cost only \$1.20 per gallon—done in 2 minutes.
McIver & MacKay, Ocala, L. & M. Paint Agents. 3a.

OUR INSANE ASYLUM

An Appeal to the Voters of Florida To the Editor Ocala Banner:
I charged on the floor of the senate and house last May that almost every crime known to the English language had been committed in our insane asylum, and that there was no protection from any authority whatever. I reiterate every charge that I have ever made. I have appealed to all of our public men, and to most of them in vain. But not so with the busiest man in Florida. He always had plenty of time to answer all my letters, and he gave me all the time that I asked for at all times in behalf of those "chained in hell." I believe almost as strongly as I believe that my angel mother and idolized sister are with Jesus above that this good, great and big-hearted man will reform our insane asylum. His life has been spent in working for humanity and the interest of the common people. I know personally that all whiskey interests and corporation influences were solid against him in Dade county, and yet he received a handsome plurality there. When others turned a deaf ear to my appeals for help for a Christmas tree to the inmates of our insane asylum this good and great man gave \$44 and considerable time to this appeal. Others replied: "It is not convenient for me to give just now."

Many months ago J. N. C. Stockton said, in his private office, to the writer that "if the barrooms and whiskey were done away with we would have but little use for insane asylums and penitentiaries. If the men that J. N. C. Stockton has befriended in different ways will earnestly support him he will win.

If the people of Florida will lay aside personal and political prejudices I believe that nearly every voter in Florida can conscientiously vote for the friend of the lunatic and the common people.

I know where General Gilchrist stood on the asylum matter when the Jackson committee report was before the legislature in 1905. He left the speaker's stand and took the floor of the house to "choke" and "smother" this report, and to white-wash as black-hearted villain as ever existed in a Russian dungeon. That is where he stood in 1905, and I was told that he used language on that question that I cannot put in print.

With the influences behind him today, where will he stand in 1909? I appeal to all friends of humanity to vote for J. N. C. Stockton for governor at the coming primary.

Respectfully,
H. DOVE ALLISON.
(State papers please publish.)

A BEAUTIFUL SENTIMENT

Shortly before his departure for India, the lamented Heber preached a sermon, which, among other beautiful thoughts, contained the following:
"Life bears us on the stream of a mighty river. Our bark glides down the narrow channel—through the playful murmuring of the little brook, and the widening of its grassy borders. The trees shed their blossoms over our young heads, the flowers on the brink seem to offer themselves to our young hands; we are happy in hope, and grasp eagerly at the beauties around us—but the stream hurries on, and still our hands are empty. Our course in youth and manhood is along a wider flood, amid objects more striking and magnificent. We are animated by the moving pictures of enjoyment and industry passing us; we are excited at home by short-lived disappointments. The stream bears us on, and our joys and griefs are alike left behind us. We may be shipwrecked, we cannot be delayed; whether rough or smooth, the river hastens to its home until the roar of the ocean is in our ears, and the tossing of the waves is beneath our feet, and the lands lessen from our eyes, and the floods are lifted around us, and we take our leave of earth and its inhabitants, until of our further voyage there is no witness save the Infinite and Eternal!"

In the Second Primary, June 16, 1908

For Delegates to the National Democratic Convention from the State at Large.
Vote for three.
X MAX M. BROWN.
X A. C. CLEWIS.
X R. H. SHACKLEFORD.
6-5-21w.

When a Stockton "rooter" tries to lead you to believe that Mr. Gilchrist is a man of indifferent moral character just cite him to the fact that Gilchrist is deputy grand master of the Masonic order in Florida. This is next to the highest office within the gift of this great order, and it is generally understood that he will be made grand master in due course of time. The writer of this paragraph is not a Mason, but he has noticed that the Masons do not fill the offices in their grand lodge with men of doubtful character and morals.—Starke Telegraph.

LETTER FROM J. S. BLITCH

Montbrook, Fla., June 8, 1908.
To the Editor Ocala Banner:
Mr. W. W. Clyatt, whose opinion I have great respect for, states that my article, if true, furnishes most excellent reasons why the primary should be abolished. Why could not Mr. Clyatt have said with equal frankness and force that the article, if true, furnishes most excellent reasons why whiskey should be done away with, that this is the first primary in which the whiskey people have entered, and are boldly fighting for their very existence is true, and to this cause, more than any other probably, is responsible for the rottenness practiced under the primary system. That they are resorting to methods that the masses of the people of this state do not approve, is also true.

Then let us in one mighty body rise up, and on the 16th day of June vote for those who will help us sweep whiskey from the borders of our fair state, and then give the primary system a fair trial.

I note also that you, Mr. Harris, call attention to Levy county's vote for governor, stating that Mr. Stockton had resided in and did business in Levy county between the time of the last primary and now, and showing that he received such a large vote four years ago and such a small vote in the last primary. I will say for your benefit that in the precinct in which Mr. Stockton lived and did business for a short time, he received 29 votes to one each for the other two candidates for governor. Also that on the east side of the county, where Mr. Stockton is personally known, he had a decided lead.

It is further conceded that Mr. Stockton will carry Levy county by a good majority on June 16.

J. S. BLITCH.

NOTICE

Of Application for Tax Deed Under Section 8 of Chapter 4888, Laws of Florida

Notice is hereby given that Robert E. Chitty, purchaser of tax certificate No. 29, dated the 4th day of June, A. D. 1906, has filed said certificate 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 Marion county, Florida, to-wit: Lots 8 and 9, and commencing at southeast corner, lot 9, Flemington, thence west 110 feet, south 75 feet, east 110 feet, north 75 feet, section 27, township 12, south, range 20, east—2.12 acres. The said land being assessed at the date of the issuance of such certificate in the name of Mrs. J. L. Dow. Unless said certificate shall be redeemed according to law, tax deed will issue thereon on the 14th day of July, A. D. 1908.

Witness my official signature and seal this 8th day of June, A. D. 1908.
S. T. SISTRUNK,
Clerk Circuit Court, Marion Co., Fla.
6-12w By H. B. Foy, Jr., D. C.

NOTICE

Of Application for Tax Deed Under Section 8 of Chapter 4888, Laws of Florida

Notice is hereby given that S. F. Rou, purchaser of tax certificate No. 20, dated the 4th day of June, A. D. 1906, has filed said certificate 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 Marion county, Florida, to-wit: North half of southeast quarter of southeast quarter and southwest quarter of southeast quarter of southeast quarter, section 27, township 12, south, range 20, east—30 acres. The said land being assessed at the date of the issuance of such certificate in the name of Henry T. Hall. Unless said certificate shall be redeemed according to law tax deed will issue thereon on the 14th day of July, A. D. 1908.

Witness my official signature and seal this the 8th day of June, A. D. 1908.
S. T. SISTRUNK,
Clerk Circuit Court, Marion Co., Fla.
6-12 By H. B. Foy, Jr., D. C.

NOTICE

In the Circuit Court of the Fifth Judicial Circuit of Florida, in and for Marion County—In Chancery.

Steven Riggins, Complainant, vs. Anna Riggins, Defendant.—Order for Constructive Service.
It is ordered that the defendant herein named, to-wit: Anna Riggins, be and she is hereby required to appear to the bill of complaint filed in this cause on or before Monday, the 3rd day of August, 1908.

It is further ordered that a copy of this order be published once a week for eight consecutive weeks in the Ocala Banner, a newspaper published in said county and state.
This 8th day of June, 1908.
S. T. SISTRUNK,
Clerk Circuit Court, Marion Co., Fla.
EDWIN SPENCER,
Complainant's Solicitor.
6-12.

ADMINISTRATOR'S NOTICE FOR FINAL DISCHARGE

Notice is hereby given that on the seventeenth day of August, A. D. 1908, at the hour of ten o'clock a. m., the undersigned, as the administrator of the estate of James H. Howard, late of Marion county, deceased, will make application to the County Judge for Marion County, Florida, for a final discharge of his administration of said estate, and at the same time present his final accounts.
2-14-6m JAMES H. HOWARD.

FOR SALE—Good driving pony; also a good work animal; price reasonable. Apply "P. S." care Ocala Banner. 5-8-4tw.

NOTICE

In the Circuit Court of the Fifth Judicial Circuit of Florida in and for Marion County—In Chancery.

John R. Williams, Complainant, vs. Charles W. White et al, Defendants—Order for Constructive Service.

It is ordered that the defendants herein named, to-wit: Charles W. White, The Consolidated Chittu Company, a corporation under the laws of the state of Arizona, The Travellers' Insurance Company, a corporation under the laws of the state of Connecticut, Mary K. Orr, be and they are hereby required to appear to the bill of complaint filed in this cause on or before Monday, the 6th day of July, 1908.

It is further ordered that a copy of this order be published once a week for four consecutive weeks in the Ocala Banner, a newspaper published in said county and state.
This 20th day of May, 1908.

S. T. SISTRUNK,
Clerk Circuit Court, Marion Co., Fla.
By H. B. Foy, Jr., D. C.
O. T. GREEN,
Complainant's Solicitor. 5-22.

NOTICE

In the Circuit Court of the Fifth Judicial Circuit of Florida in and for Marion County—In Chancery.

John R. Williams, Complainant, vs. Charles W. White et al, Defendants—Order for Constructive Service.

It is ordered that the defendants herein named, to-wit: James M. Smith and James O. Johnson, be and they are hereby required to appear to the bill of complaint filed in this cause on or before the 6th day of July, 1908.

It is further ordered that a copy of this order be published once a week for eight consecutive weeks in the Ocala Banner, a newspaper published in said county and state.
This 28th day of April, 1908.

S. T. SISTRUNK,
Clerk Circuit Court, Marion Co., Fla.
By H. B. Foy, Jr., D. C.
O. T. GREEN,
Complainant's Solicitor. 5-1.

NOTICE

In the Circuit Court of the Fifth Judicial Circuit of Florida, in and for Marion County—In Chancery.

John R. Williams, Complainant, vs. Charles W. White et al, Defendants—Order for Constructive Service.

It is ordered that the defendants herein named, to-wit: James M. Smith and James O. Johnson, be and they are hereby required to appear to the bill of complaint filed in this cause on or before Monday, the 3rd day of August, 1908.

It is further ordered that a copy of this order be published once a week for eight consecutive weeks in the Ocala Banner, a newspaper published in said county and state.
This 20th day of May, 1908.

S. T. SISTRUNK,
Clerk Circuit Court, Marion Co., Fla.
By H. B. Foy, Jr., D. C.
O. T. GREEN,
Complainant's Solicitor. 5-22.

NOTICE OF SPECIAL MASTER'S SALE

By virtue of a final decree of foreclosure and sale rendered on May 2nd, 1908, in that certain cause pending in the circuit court of the fifth judicial circuit of the state of Florida, in and for Marion county, in chancery, where-in William Dehon was complainant and Luther D. Stafford and others are defendants, I, the undersigned special master named and appointed in the said decree to execute the same, will, on

Monday, the Sixth Day of July, A. D. 1908,

between the hours of eleven o'clock in the forenoon and two o'clock in the afternoon, at the south door of the court house in the city of Ocala, offer and expose for sale and will sell to the highest and best bidder for cash the following described real estate situated and being in said state and county, to-wit: South half of the northeast quarter, south half of the northwest quarter, the southwest quarter, north half of southeast quarter of section 32, township 14, south, range 21, east; also east half of northwest quarter, northwest quarter of northeast quarter, and northeast quarter of the southwest quarter of section 5, township 15, south, range 21, east, or so much thereof as may be sufficient to satisfy said final decree and costs.

HENRY C. SISTRUNK,
Special Master in Chancery.
RAYMOND B. BULLOCK,
Complainant's Solicitor. 5-29

NOTICE

In the Circuit Court of the Fifth Judicial Circuit of Florida, in and for Marion County—In Chancery.

Walter S. Gates, Complainant, vs. Hattie Gates, Defendant—Order for Constructive Service.

It is ordered that the defendant herein named, to-wit: Hattie Gates, be and she is hereby required to appear to the bill of complaint filed in this cause on or before Monday, the 3rd day of August, 1908.

It is further ordered that a copy of this order be published once a week for eight consecutive weeks in the Ocala Banner, a newspaper published in said county and state.
This 21st day of May, 1908.

S. T. SISTRUNK,
Clerk Circuit Court, Marion Co., Fla.
By H. B. Foy, Jr., D. C.
EDWIN SPENCER,
Complainant's Solicitor. 5-29

NOTICE OF FINAL DISCHARGE

Notice is hereby given that, on the 12th day of January, 1909, I will, as executor of the last will and testament of Julia T. Munroe, deceased, present my final accounts and vouchers to the Hon. Joseph Bell, Judge of probate, at his office at Ocala, Florida. Will make my final settlement and apply for final discharge.
June 1, 1908.
T. T. MUNROE,
As Executor of the Last Will and Testament of the late Julia T. Munroe.
6-5-6m.

NOTICE

In the Circuit Court of the Fifth Judicial Circuit of Florida, in and for Marion County—In Chancery.

John R. Williams, Complainant, vs. Charles W. White et al, Defendants—Order for Constructive Service.

It is ordered that the defendants herein named, to-wit: Charles W. White, The Consolidated Chittu Company, a corporation under the laws of the state of Arizona, The Travellers' Insurance Company, a corporation under the laws of the state of Connecticut, Mary K. Orr, be and they are hereby required to appear to the bill of complaint filed in this cause on or before Monday, the 6th day of July, 1908.

It is further ordered that a copy of this order be published once a week for four consecutive weeks in the Ocala Banner, a newspaper published in said county and state.
This 20th day of May, 1908.

S. T. SISTRUNK,
Clerk Circuit Court, Marion Co., Fla.
By H. B. Foy, Jr., D. C.
O. T. GREEN,
Complainant's Solicitor. 5-22.

NOTICE

In the Circuit Court of the Fifth Judicial Circuit of Florida, in and for Marion County—In Chancery.

John R. Williams, Complainant, vs. Charles W. White et al, Defendants—Order for Constructive Service.

It is ordered that the defendants herein named, to-wit: James M. Smith and James O. Johnson, be and they are hereby required to appear to the bill of complaint filed in this cause on or before Monday, the 3rd day of August, 1908.

It is further ordered that a copy of this order be published once a week for eight consecutive weeks in the Ocala Banner, a newspaper published in said county and state.
This 20th day of May, 1908.

S. T. SISTRUNK,
Clerk Circuit Court, Marion Co., Fla.
By H. B. Foy, Jr., D. C.
O. T. GREEN,
Complainant's Solicitor. 5-22.

NOTICE

In the Circuit Court of the Fifth Judicial Circuit of Florida, in and for Marion County—In Chancery.

John R. Williams, Complainant, vs. Charles W. White et al, Defendants—Order for Constructive Service.

It is ordered that the defendants herein named, to-wit: James M. Smith and James O. Johnson, be and they are hereby required to appear to the bill of complaint filed in this cause on or before Monday, the 6th day of July, 1908.

It is further ordered that a copy of this order be published once a week for eight consecutive weeks in the Ocala Banner, a newspaper published in said county and state.
This 28th day of April, 1908.

S. T. SISTRUNK,
Clerk Circuit Court, Marion Co., Fla.
By H. B. Foy, Jr., D. C.
O. T. GREEN,
Complainant's Solicitor. 5-1.

O. K. FOR GOODNESS SAKE O. K.
FOR THE SAKE OF ITS GOODNESS TRY
J. E. M. FLOUR
It cost a little more than ordinary Flour, but when you use it once you won't mind the little extra cost.
WHITE ROSE On Canned Goods Stands for "The Highest Quality." Try them once and you will always want WHITE ROSE canned goods. A few of them are: Peaches, Apricots, Asparagus, Aspatagus Tips, Spinach, Rheubarb, Kraut, Corn, Peas, Stringless Beans, Lima Beans, Lobsters, Shrimp and everything canned that is good and wholesome.
BEECH NUT Brand, Red Currant, Quince and Apple Jelly just can't be beat. Rheubarb Marmalade, its fine, you ought to try it once. Grape Jam is mighty fine. Sliced Bacon in Jars, etc. "The best food products in the best package on the market."
YOU SHOULD Pay our Store a visit and see the many nice things we have for you to select from. If we haven't just what you want we take a great pleasure in getting it for you. Give us a trial.
O. K. GROCERY
GLARK BROS. Proprietors
TELEPHONE NO. 174.
O. K. Ocala, - - FLORIDA. O. K.