

North S. Dayton, Lumber, Real Estate, Building

Legal Notices

First pub. Oct. 23; last pub. Dec. 11.

Notice to Creditors.

Notice is hereby given that the undersigned have been appointed by the County Judge of Volusia County, Florida, executors of the estate of Edward White, late deceased, of said county, and have duly qualified as such executors.

All creditors, legatees, distributees, and all persons having claims or demands against said estate, are hereby notified to present the same, duly authenticated, to the undersigned within the time prescribed by law, or the same will be forever barred.

HATHERINE M. WHITE,
HAROLD E. WHITE,
Executors.

321 Park Avenue, Plainfield, New Jersey, October 13, 1909.

NELSON and WILLIAM N. RUNYON,
Attorneys.

(First pub. Oct. 30; last pub. Dec. 18)

Executor's Notice.

In County Judge's Court,
Volusia County, Florida.

Notice is hereby given that the undersigned, executor of the estate of Della A. Kitchell, deceased, having claims or demands against the estate of Della A. Kitchell, deceased, late of the County of Volusia, State of Florida, that they are and each of them is, called upon to present their claims to the undersigned within two years from date; otherwise they will be barred.

JAMES CARROLL,
Executor.

(First pub. Nov. 6; last pub. Dec. 25)

Notice to Creditors and Others.

In County Judge's Court,
Volusia County, Florida.

Notice is hereby given to all creditors, legatees, distributees and all persons having claims or demands against the estate of Bertha McFadden, deceased, late of the County of Volusia, State of Florida, that they are and each of them is, called upon to present their claims to the undersigned within two years from date; otherwise they will be barred.

R. T. McFADDEN,
Administrator of the Estate of Bertha McFadden.

November 9, 1909.

Executor's Notice.

In County Judge's Court,
Volusia County, Florida.

Notice is hereby given to all creditors, legatees, distributees and all persons having claims or demands against the estate of Walter Van Dorn, deceased, late of the County of Volusia, State of Florida, that they are and each of them is, called upon to present their claims to the undersigned within two years from date; otherwise they will be barred.

HENRY VAN DORN, Executor.

This Nov. 29, 1909.

NOTICE OF INTENTION TO APPLY FOR LETTERS PATENT.

NOTICE is hereby given that the undersigned will apply to His Excellency Albert W. Gilchrist, Governor of the State of Florida, at Tallahassee, Florida, on the 20th day of December, A. D. 1909, for Letters Patent, incorporating the Clarendon Hotel Company, under the following proposed charter.

E. L. POTTER,
J. B. CONRAD,
R. M. BOND,
E. F. OATES,
F. N. CONRAD

Proposed Charter of the CLARENDON HOTEL COMPANY

The undersigned hereby associate themselves together for the purpose of becoming incorporated under the laws of the State of Florida for the transaction of business under the following charter.

ARTICLE I.

The name of this company shall be the Clarendon Hotel Company. Its principal office shall be in Daytona Beach, Volusia County, State of Florida, and its business shall be conducted there and elsewhere in said State, and other States that may be found necessary or convenient.

ARTICLE II.

The general nature of the business to be transacted by said company shall be to rent, lease, furnish, manage, control, use, sublet, operate and run the Clarendon Hotel in Daytona Beach, Florida, and the cafe, buffet, billiard and pool room, barber shop, news stand and other business connected therewith, and generally to conduct a hotel business, to lease, acquire, purchase, own, operate, sublet, run, manage and control hotels or a hotel in Florida or elsewhere, and to engage, manage and conduct a hotel business.

To operate and maintain an electric light, heating, power, water, ice and cold storage plant in and near Daytona Beach, Florida, for the purpose of manufacturing, producing, transmitting, selling and distributing electricity to consumers for lighting, heating, power and other purposes; and to buy, sell and deal in all kinds of electric supplies and fixtures; to furnish cold storage for the preservation of fruit, vegetables, meats and other products; to conduct a water system in and to sell water to consumers and others; to manufacture, buy, sell, use and deal in ice, either wholesale or retail, and to do a general ice and cold storage business; to acquire and hold franchise, convenient or necessary to the operation of the business of the objects above set forth; to engage in and conduct a cigar business, to buy and sell, at retail, wholesale, cigars, cigarettes, tobacco and smokers' and chewers' supplies; to engage in and conduct a news and stationery business, to buy and sell books, stationery, pens, pencils, ink, and other stationery and supplies; to engage in and conduct the business of operating billiard rooms and pool rooms, purchasing, renting or leasing billiard tables and pool tables and supplies for that purpose; to engage in or conduct the business of operating a barber shop, and to acquire, rent, lease or purchase equipment and supplies for that purpose; to engage in or conduct a restaurant or cafe business in connection with the hotel or other place, or for other purposes; to purchase, acquire, rent, lease or provide buildings, lands, offices, rooms, stores, apartments and places of business, and to let, sublet, rent and make all contracts in reference to the same, and for these purposes to make and execute notes, bonds, trust deeds, mortgages, contracts, securities upon any or all of its properties and rights and holdings; to acquire lands, lease, hold interests, erect, construct, change, repair, improve, equip, furnish, rent, let and sublet buildings, stores, apartments, rooms and places of business as it may find desirable; to obtain licenses, franchises and privileges; to engage in the occupations above mentioned and occupations related thereto and transact the business above mentioned and business related thereto in Daytona Beach, State of Florida, and elsewhere, as its directors may determine from time to time; for each and all purposes aforesaid, to subscribe for, purchase, invest in, hold, own, assign, pledge or otherwise dispose of the shares of capital stock, bonds, mortgages, debentures, notes and other securities, obligations, contracts and other evidences of indebtedness of corporations under the laws of the State of Florida, or any other State, or elsewhere; to exercise in respect of any such shares of stock, bonds and other obligations or securities of any corporation, any and all rights, powers and privileges of a shareholder, bondholder, mortgagee, debenture holder, note holder, or otherwise, including the right to vote, to issue bonds and other obligations, and to secure the same by pledging or mortgaging the whole or any part of the property of the company, and to sell or pledge or otherwise dispose of such bonds and other obligations or stock for corporate purposes, and to do any and all acts and things tending to increase the value of the property at any time held by the company; to lease, stock, bonds or obligations of any corporation; to make such contracts as may be deemed best; to conduct any part of its

business and to have offices and agencies, and to employ officers and agents at such places in this State and other States and foreign countries as may be useful, necessary or requisite to the carrying on of said business, or any of them, and promoting the objects of said corporation, and to be determined by its board of directors; to have and enjoy all the rights, powers and privileges incident to corporations for profit organized under and by virtue of the laws of the State of Florida, and generally to exercise such powers as may be incident or convenient to its purposes or business to carry on such operations or enterprises, and to do all such things in connection therewith as may be lawful.

ARTICLE III.

The amount of the capital stock authorized shall be Four Hundred Thousand (\$400,000) Dollars, divided into four thousand (4,000) shares of the par value of One Hundred (\$100) dollars each. The capital stock or any subscription thereto may be payable either wholly or in part in cash, or may be issued either wholly or in part for the purchase of property, leases, contracts, labor or services, at a just valuation thereof to be fixed by the Board of Directors at a meeting to be called for that purpose.

ARTICLE IV.

The term for which this corporation is to exist shall be ninety-nine years.

ARTICLE V.

The business of said corporation shall be managed by a President, First Vice-President, Second Vice-President, Secretary and Treasurer, who may be the same person, and a Board of Directors, consisting of five stockholders. The annual meeting for the election of Directors by the stockholders of the Company shall be held on the last Monday of April of each year. The date of the annual meeting may be changed by the by-laws. The Directors shall elect all other officers at a meeting to be held as soon as practicable after the adjournment of the annual meeting of the stockholders. The stockholders shall meet on the first Thursday of January, 1910, in Daytona Beach, Florida, for the purpose of electing Directors and adopting by-laws, and thereafter on such other days as may be undertaken. Until the officers elected at the first election shall be qualified, the business of the Company shall be conducted by the following named officers:

E. L. Potter, President
J. B. Conrad, First Vice-President
J. B. Conrad and R. M. Bond, Second Vice-President
E. F. Oates, Secretary
F. N. Conrad, Treasurer
E. L. Potter, J. B. Conrad, R. M. Bond, E. F. Oates and F. N. Conrad, Directors.

ARTICLE VI.

The highest amount of indebtedness or liability to which the corporation may at any time subject itself shall be Four Hundred Thousand (\$400,000) dollars, excluding any liability or indebtedness on any lease or lease for rent or otherwise.

ARTICLE VII.

The names and residences of the subscribing incorporators of the said corporation, together with the number of shares of the capital stock subscribed by each, are as follows:

E. L. Potter, Daytona Beach, Fla., fifty shares.
J. B. Conrad, DeLand, Fla., one share.
R. M. Bond, DeLand, Fla., one share.
E. F. Oates, Daytona, Fla., one share.
F. N. Conrad, Daytona, Fla., one share.

E. L. POTTER,
J. B. CONRAD,
R. M. BOND,
E. F. OATES,
F. N. CONRAD

DAYTONA AND STETSON MAY PLAY SERIES OF GAMES.

W. G. Nash, manager of the Daytona Base Ball team, recently received a communication from the Stetson Athletic association, asking if a series of games could not be arranged with the Daytona club. Mr. Nash thinks very favorably of the proposition and will probably get the boys together and meet the Stetson team.

ENTERTAINED AT MATINEE AND DAINY LUNCHEON.

Miss Ella Willaume entertained Friday afternoon of last week, nine of her Daytona Beach friends with a delightful matinee party at the Crystal Theatre, followed by a Christmas luncheon at the home of her mother, Mrs. C. E. Gardiner, on North Beach Street.

The parlors and dining room were handsomely decorated in holly and mistletoe. The center-piece at the table was a diminutive Christmas tree beautifully lighted with miniature electric bulbs in various colors. An elaborate luncheon was daintily served. The place cards were emblematic, and pretty steins were given as souvenirs of the occasion. The function was one of the prettiest of the many social events characteristic of the hospitality of Mrs. Gardiner and Miss Willaume. The guests present were: the Misses Grace and Ruth Keating, Stewart, Coates, Bowers, Young, White and Randall and Mrs. Stickler.

NOTICE TO DEBTORS AND CREDITORS

In County Judge's Court,
Volusia County, Florida.

In the matter of the Estate of Joseph H. Potter, Deceased.

NOTICE is hereby given to all creditors, legatees and all persons having any demands against the estate of Joseph H. Potter, deceased, to present the same to the undersigned within the time prescribed by law or the same will be barred.

AMELIA POTTER,
Executrix.

(First pub. Dec. 11; last Jan. 20)

CITATION OF ADMINISTRATION.

In County Court,
Volusia County, Florida.

By the County Judge of said County:

Whereas, Julia Singleton has applied to this Court for Letters of Administration on the estate of Horace Lee deceased, late of said County of Volusia.

These are, therefore, to cite and admonish all and singular the kindred and creditors of said deceased, to be and appear before this Court, on or before the eleventh day of January A. D. 1910, and file objections, if any they have, to the granting letters as aforesaid, otherwise the same will be granted as prayed.

Witness my name as County Judge of the County aforesaid, this 3rd day of December, 1909.

(Seal) J. LEE McCORRY,
County Judge.

Best Truck Land in Florida
Beautiful Natural Scenery
Best Orange Section—Daytona

MR. WALDRON DISAGREES WITH MR. DEMAREE.

Lator Gazette-News:—I much enjoyed friend Demaree's description of home life in "Old Virginia" in your issue of Dec. 11, and it made my mouth water when he mentioned home cured spare ribs, souse and sausage. But when he mounted his French steed to call our "Island Park," "Isle Dill-entant," it took my breath away. Although my step grandmother was a French woman—De Le Montanye—I think that strain of blood must have run out before it came to me, as I never was partial to French names for English or American places—with all respect for Demaree's ancestry. As a matter of fact I recall but few parks on Islands in this country; Los Angeles, California, has Catalina Island, which she uses largely to advertise her city, though it is 25 or 30 miles out in the ocean; then we have Governor's Island in New York harbor, but this is only a fort and grass and not particularly a thing of beauty, nor a playground; we have the Thousand Island Park, which is not attached to a city; while ours, with its arched marble bridge, will advertise Daytona far and wide, with its "Island Park" attachment.

E. N. WALDRON.

CHRISTMAS ATTRACTIONS FOR THE LITTLE TOTS.

The kindergarten of the public school held their closing exercises for a two weeks' holiday in their rooms on Third avenue Friday morning of last week. The rooms were decorated in Christmas bells and evergreens. In one corner of the front room stood a handsome Christmas tree bending under a load of presents for the little tots, who were happily excited over their part on the program, but perhaps hardly less so than their sympathetic young teachers, Misses Freeman and Roberta Hobbs.

The children went through all their pretty songs and exercises in a way that did great credit to their teachers. Then followed the distribution of presents. Each child received, first, gifts of calendars and blotters made by the school; then came bags of nuts and fruits. After which each little miss received a doll and each young man an allotment of marbles. One little girl was heard to say, "I wish I had some marbles." Nothing feminine about her wanting both, of course. The fund contributed by the mothers for luncheons was used to purchase the nuts and fruits.

CHRISTMAS EXERCISES AT CITY SCHOOLS.

The city schools of Daytona closed Friday afternoon of last week for a two weeks vacation.

The Parliamentary Club of the High School presented the following interesting program: piano solo, Ethel Sebring; An Olden Yuletide Song, Earl Burdick; Christmas at Bob Cratchit's, Myrtle Paine; St. Nicholas in the City, Hazel Williams; A New Year's Eve, Harding Williams; November, Hazel Myers; Song, Josephine Quattlebaum and Minnie Decker; Telephone Santa Claus, Ethel Stiling; The Birth, Kathleen Porter; Mistletoe Boughs, Alice Ferguson; A Christmas Wish, Violet Zuber; piano solo, Mary McGuire.

The students of the High School planned a very pretty surprise for their teachers, Professor Wright and the Misses Fuller, Rogers and Wilkerson, in a generous fruit-shower, which was surreptitiously piled on Miss Fuller's desk while the teachers were out having their photographs taken. The rooms throughout the building were decorated in holly and mistletoe and other evergreens, and the whole atmosphere was charged with the Christmas feeling of good will and good cheer. Of course, old Santa Claus was the central figure. The stencil blackboard drawings in the rooms of the lower grades made the other decorations more effective, and the children were thoroughly happy to have Christmas come "with its hearty, good cheer."

The two lower grades, the Misses Aphorp and Haecck, teachers, united their exercises. Miss Jackson and Miss Mabbette had trees in their rooms, the pupils doing most of the decorating. The entertainments given in each grade were much enjoyed by parents as well as pupils.

SEVERAL ASSIST IN CAPTURE OF ALLIGATORS.

MR. SPRING SHOWED GREAT BRAVERY IN RECEIVING A SWIPE FROM THE TAIL OF A GATOR.

Messrs. F. D. Spring, A. M. Harrison and J. W. Booth started out Sunday on an alligator hunt along the banks of the Halifax, well prepared with all the equipment necessary for their capture and with five dogs for bait.

They shortly discovered three of the saurians and Mr. Spring showed great bravery for one unaccustomed to dealing with creatures of this character and prepared to rush in, bind them and bring them captives to this city, which they did, but in the scuffle Mr. Spring received a blow from the tail of the largest of the gators which floored and incapacitated him from hunting for the day, so they returned with three reptiles and placed them in the cage prepared by Mr. Booth in the rear of Bingham & Maley's store. The largest of the gators was over nine feet in length.

Frank Young, who with his wife spent the winter of '07 in Daytona, died at his home in Chicago, on the 13th instant, in his 73rd year. He was a long time friend of Mrs. Whitmore of the Daytona Apartment House.

Columbus landed at Navidad, Cuba, Christmas, 1492.

CALL THE COMMODORE'S BLUFF!

"The road to hell is paved with good intentions!"

Call the Commodore's bluff. Daytona's roads are paved with mud! Call the Commodore's bluff! Ridgewood and Beach street would disgrace an adobe town in Texas. Call the Commodore's bluff. "Shoot folly as she flies." Call the Commodore's bluff. "Time and tide wait for no man." The tide is high and the time is now! Call the Commodore's bluff! Get together! Go down into Tom jeans! Cough! Don't let that old miser's thousand get away.

Call the Commodore's bluff.

NOTICE TO CREDITORS

In County Judge's Court,
Volusia County, Florida.

In the matter of the estate of T. Ewing Miller, deceased.

Notice is hereby given that the undersigned have been appointed by the County Judge of Volusia County, Florida, Executors of the estate of T. Ewing Miller, deceased, late of said county, and have duly qualified as such executors.

All creditors, legatees, distributees and all persons having claims or demands against said estate, are hereby notified to present the same, duly authenticated, to the undersigned within the time prescribed by law, or the same will be forever barred.

IRA H. MILLER,
THERON B. MILLER,
Executors.

29 East Broad Street, Columbus, O., December 29, 1909. Crum, Raymond & Hedge, Attorneys, Columbus, O.

LEGAL NOTICES

First pub. Oct. 23; last pub. Dec. 11.

Notice to Creditors.

Notice is hereby given that the undersigned have been appointed by the County Judge of Volusia County, Florida, executors of the estate of Edward White, late deceased, of said county, and have duly qualified as such executors.

All creditors, legatees, distributees, and all persons having claims or demands against said estate, are hereby notified to present the same, duly authenticated, to the undersigned within the time prescribed by law, or the same will be forever barred.

HATHERINE M. WHITE,
HAROLD E. WHITE,
Executors.

321 Park Avenue, Plainfield, New Jersey, October 13, 1909.

NELSON and WILLIAM N. RUNYON,
Attorneys.

(First pub. Oct. 30; last pub. Dec. 18)

Executor's Notice.

In County Judge's Court,
Volusia County, Florida.

Notice is hereby given that the undersigned, executor of the estate of Della A. Kitchell, deceased, having claims or demands against the estate of Della A. Kitchell, deceased, late of the County of Volusia, State of Florida, that they are and each of them is, called upon to present their claims to the undersigned within two years from date; otherwise they will be barred.

JAMES CARROLL,
Executor.

(First pub. Nov. 6; last pub. Dec. 25)

Notice to Creditors and Others.

In County Judge's Court,
Volusia County, Florida.

Notice is hereby given to all creditors, legatees, distributees and all persons having claims or demands against the estate of Bertha McFadden, deceased, late of the County of Volusia, State of Florida, that they are and each of them is, called upon to present their claims to the undersigned within two years from date; otherwise they will be barred.

R. T. McFADDEN,
Administrator of the Estate of Bertha McFadden.

November 9, 1909.

Executor's Notice.

In County Judge's Court,
Volusia County, Florida.

Notice is hereby given to all creditors, legatees, distributees and all persons having claims or demands against the estate of Walter Van Dorn, deceased, late of the County of Volusia, State of Florida, that they are and each of them is, called upon to present their claims to the undersigned within two years from date; otherwise they will be barred.

HENRY VAN DORN, Executor.

This Nov. 29, 1909.

NOTICE OF INTENTION TO APPLY FOR LETTERS PATENT.

NOTICE is hereby given that the undersigned will apply to His Excellency Albert W. Gilchrist, Governor of the State of Florida, at Tallahassee, Florida, on the 20th day of December, A. D. 1909, for Letters Patent, incorporating the Clarendon Hotel Company, under the following proposed charter.

E. L. POTTER,
J. B. CONRAD,
R. M. BOND,
E. F. OATES,
F. N. CONRAD

Proposed Charter of the CLARENDON HOTEL COMPANY

The undersigned hereby associate themselves together for the purpose of becoming incorporated under the laws of the State of Florida for the transaction of business under the following charter.

ARTICLE I.

The name of this company shall be the Clarendon Hotel Company. Its principal office shall be in Daytona Beach, Volusia County, State of Florida, and its business shall be conducted there and elsewhere in said State, and other States that may be found necessary or convenient.

ARTICLE II.

The general nature of the business to be transacted by said company shall be to rent, lease, furnish, manage, control, use, sublet, operate and run the Clarendon Hotel in Daytona Beach, Florida, and the cafe, buffet, billiard and pool room, barber shop, news stand and other business connected therewith, and generally to conduct a hotel business, to lease, acquire, purchase, own, operate, sublet, run, manage and control hotels or a hotel in Florida or elsewhere, and to engage, manage and conduct a hotel business.

To operate and maintain an electric light, heating, power, water, ice and cold storage plant in and near Daytona Beach, Florida, for the purpose of manufacturing, producing, transmitting, selling and distributing electricity to consumers for lighting, heating, power and other purposes; and to buy, sell and deal in all kinds of electric supplies and fixtures; to furnish cold storage for the preservation of fruit, vegetables, meats and other products; to conduct a water system in and to sell water to consumers and others; to manufacture, buy, sell, use and deal in ice, either wholesale or retail, and to do a general ice and cold storage business; to acquire and hold franchise, convenient or necessary to the operation of the business of the objects above set forth; to engage in and conduct a cigar business, to buy and sell, at retail, wholesale, cigars, cigarettes, tobacco and smokers' and chewers' supplies; to engage in and conduct a news and stationery business, to buy and sell books, stationery, pens, pencils, ink, and other stationery and supplies; to engage in and conduct the business of operating billiard rooms and pool rooms, purchasing, renting or leasing billiard tables and pool tables and supplies for that purpose; to engage in or conduct the business of operating a barber shop, and to acquire, rent, lease or purchase equipment and supplies for that purpose; to engage in or conduct a restaurant or cafe business in connection with the hotel or other place, or for other purposes; to purchase, acquire, rent, lease or provide buildings, lands, offices, rooms, stores, apartments and places of business, and to let, sublet, rent and make all contracts in reference to the same, and for these purposes to make and execute notes, bonds, trust deeds, mortgages, contracts, securities upon any or all of its properties and rights and holdings; to acquire lands, lease, hold interests, erect, construct, change, repair, improve, equip, furnish, rent, let and sublet buildings, stores, apartments, rooms and places of business as it may find desirable; to obtain licenses, franchises and privileges; to engage in the occupations above mentioned and occupations related thereto and transact the business above mentioned and business related thereto in Daytona Beach, State of Florida, and elsewhere, as its directors may determine from time to time; for each and all purposes aforesaid, to subscribe for, purchase, invest in, hold, own, assign, pledge or otherwise dispose of the shares of capital stock, bonds, mortgages, debentures, notes and other securities, obligations, contracts and other evidences of indebtedness of corporations under the laws of the State of Florida, or any other State, or elsewhere; to exercise in respect of any such shares of stock, bonds and other obligations or securities of any corporation, any and all rights, powers and privileges of a shareholder, bondholder, mortgagee, debenture holder, note holder, or otherwise, including the right to vote, to issue bonds and other obligations, and to secure the same by pledging or mortgaging the whole or any part of the property of the company, and to sell or pledge or otherwise dispose of such bonds and other obligations or stock for corporate purposes, and to do any and all acts and things tending to increase the value of the property at any time held by the company; to lease, stock, bonds or obligations of any corporation; to make such contracts as may be deemed best; to conduct any part of its

NOTICE TO DEBTORS AND CREDITORS

In County Judge's Court,
Volusia County, Florida.

In the matter of the Estate of Joseph H. Potter, Deceased.

NOTICE is hereby given to all creditors, legatees and all persons having any demands against the estate of Joseph H. Potter, deceased, to present the same to the undersigned within the time prescribed by law or the same will be barred.

AMELIA POTTER,
Executrix.

(First pub. Dec. 11; last Jan. 20)

CITATION OF ADMINISTRATION.

In County Court,
Volusia County, Florida.

By the County Judge of said County:

Whereas, Julia Singleton has applied to this Court for Letters of Administration on the estate of Horace Lee deceased, late of said County of Volusia.

These are, therefore, to cite and admonish all and singular the kindred and creditors of said deceased, to be and appear before this Court, on or before the eleventh day of January A. D. 1910, and file objections, if any they have, to the granting letters as aforesaid, otherwise the same will be granted as prayed.

Witness my name as County Judge of the County aforesaid, this 3rd day of December, 1909.

(Seal) J. LEE McCORRY,
County Judge.

Best Truck Land in Florida
Beautiful Natural Scenery
Best Orange Section—Daytona

CITY HOTEL

Open all the year.
Orange Avenue, Daytona, Fla.
ELECTRIC LIGHTS, ELECTRIC BELLS,
HOT AND COLD BATHS.
TABLE FIRST-CLASS. ROOM FOR A FEW TABLE BOARDERS.
GEO. H. MATTHEWS, PROPRIETOR

"THE PINES,"

Accommodates Fifty. NEW HOUSE. All Conveniences.
Rates: \$2.50 Per Day and Up. Special by the Month.
An attractive house with large, airy rooms, hot and cold water through the house, sulphur or salt water baths, electric lights, furnace heat, telephone. Some of the pleasant features of "The Pines" are its wide verandas and its Roof Garden, affording a fine view of the country, river and ocean. "The Pines" is situated on South Ridgewood, the highest avenue in Daytona. Rooms single or en suite, with or without private bath.
OPEN FROM NOVEMBER 15th TO MAY 1st.
MRS. J. B. HINSKY, Proprietress.
338 South Ridgewood Avenue, DAYTONA, FLA.

THE HOWARD

Centrally located on Volusia Avenue, the main avenue from the depot to the water front on the Halifax River. Three minutes walk to stores, post-office, churches, etc. The Howard is strictly a first-class house in every respect at moderate prices. THE TABLE A SPECIALTY. Northern cooking, the cuisine exceptionally good, the best the market affords. Under the direct supervision of the proprietor. The house has every modern convenience and improvement. Has large veranda and pagoda and is surrounded by lawns and shade trees. Is dry and well ventilated.
For terms apply to the proprietor.
JOHN C. HOWARD:

THE GLENN

A Homelike House with all modern conveniences. Board with or without rooms. \$1.50 per day. Special by the week.
North Beach st., Daytona. E. I. BLACKWOOD, Prop.

THE MAGNOLIA

Ridgewood Avenue. Large Rooms. Furnace Heat. Electric Lights. Rates \$2.00 Per Day.
MRS. CELESTE HINKS, Proprietress.

E. F. RUSSELL

Dealer in
Beef, Pork, Mutton and Poultry
No. 113 North Beach St.
QUICK DELIVERY A SPECIALTY.

Roses and Ornamental Shrubbery.

All the best varieties of winter blooming, grafted Roses adapted to Florida; also other ornamental plants, tree and shrubbery. All plants guaranteed. Grounds prepared and plants cared for.
J. B. HINSKY, "The Pines," 338 Ridgewood Ave. DAYTONA, FLA.

WHEN YOU ARE CONTEMPLATING

getting a Galvanized Iron Tank, a new Tin Roof, a Hot Air Furnace, or any of the other metal necessities required to complete a modern dwelling, remember that
C. NASH & SON
DAYTONA, FLA.
are best prepared to give prompt and reliable service at fair prices.
General repair shop on Volusia Avenue, next to the Armory.
Phone 58. Out of town work solicited.

Bond Lumber Company,

ROUGH AND DRESSED LUMBER
PINE AND CYPRESS
Lath, Shingles, Flooring, Ceiling, Brick, Lime and Cement in Stock.
Office and Yards: East Coast Railway and Orange Avenue
MILLS—Bond Mill, Atlantic Coast Line Ry., 100 miles south of Jacksonville. Kalamazoo, on Sanford Branch of the F. E. C. Ry.
Phone 83 R. J. MALBY, Manager.