

FARMERS CLOSE BIG CONVENTION

Last Session of Meeting Was
One of Enthusiasm.

DECLARE WAR ON BUCKETSHOPS

Resolutions Approving Measures to Abolish Child Labor Were Also Passed—Executive Board Will Be in Session for Several Days.

Atlanta, Jan. 26.—After what has been unanimously described as the most enthusiastic and important meeting in its history, the Farmers' Union adjourned Thursday morning shortly before 12 o'clock, amid songs and congratulatory speeches and general good feeling.

So delighted were the members of the Farmers' Union with the treatment received at the hands of Atlanta that it is more than probable the spring meeting will also be held in this city.

Although the general convention has adjourned, the important part of the work of the union is yet to be accomplished. All resolutions which were passed by the convention will be presented to the executive board, which will remain in Atlanta until the last of the week, and upon that body devolves the duty of enacting into law or discarding the work of the parent body.

The features of Thursday morning's sessions were the adoption of resolutions advocating a uniform co-operative corporation law in the various states, an indorsement of the anti-bucketshop bill now pending before congress, and condemnatory of the employment of children in factories, and urging the passage of proper legislation.

The convention was called to order at 8:30 o'clock, President Chas. Parrott occupying the chair. The invocation was by H. L. Higgs, of Greenfield, Tenn., editor of the Progressive Farmer.

An invitation from President K. G. Mattheson of the Georgia Institute of Technology, was read to visit the school before the delegates left the city. The invitation was accepted.

James Butler, of Kansas, introduced the following resolution, which was adopted:

"Resolved, That we favor a uniform co-operative corporation law in the various states."

A resolution was next introduced indorsing the anti-bucketshop bill now pending before congress, and Congressmen Macon, of Arkansas, and his co-workers were given a vote of thanks for their efforts to secure its passage. In this connection, Secretary Ben. L. Griffin, of Conway, Ark., stated that 36 congressmen had pledged their support to Congressman Macon.

J. B. Lewis, president of the Arkansas state union, introduced, and it was adopted, the following resolution:

"Be it resolved, That we recommend that the state, county and local unions under the jurisdiction of the national union, demand of their respective legislators immediate passage and strict enforcement of law against the employment of children in the factories of this country; also the passage of what is known as the national eight-hour law."

It was recommended, that a national legislative committee, to look after legislation affecting the farmers, to be composed of one member from each state be appointed by the executive board.

The executive board began its sessions at the Terminal hotel after the adjournment.

O'Hara Gets an Acquittal.

Jacksonville, Fla., Jan. 26.—The trial of F. J. O'Hara in the United States court here on the charge of holding men in peonage, ended with a verdict of not guilty. The government in this case, sending Assistant Attorney General Charles W. Russell here from Washington to help in the prosecution. There are four other indictments against O'Hara yet to be tried, besides cases against John P. Lynch; Charles Davis, J. E. Geiger, F. M. Sharp, Joseph Clayton and C. F. Burrell. The jury in the case just ended were kept together during the entire time of the trial, 23 days.

Carrie Nation

certainly smashed a hole in the bar-room of Kansas, but Ballard's Horehound Syrup has smashed all records as a cure for coughs, bronchitis, influenza and all pulmonary diseases. T. C. Horton, Kansas, writes: "I have never found a medicine that cured my cough so quickly as Ballard's Horehound Syrup. I have used it for years." W. M. Johnson,

FRUIT GROWERS MEET IN MACON

Large Gathering Present—Important Matters Considered.

Macon, Ga., Jan. 26.—The Georgia Fruit Growers' association, in its annual session, has had a large number of the representative fruit growers of the state in attendance.

The work on Thursday was considered of vast importance, but so well did the members who came to Macon succeed in their efforts to interest the growers throughout the state that another meeting has been planned for Atlanta some time during next month. All fruit growers in Georgia will be sufficiently acquainted with the work, which is to be done then to enable them to do the cause of fruit growing in the state a very material benefit.

Besides the Macon growers, who are represented by E. J. Willingham, Felton, Hatcher, Geo. B. Jewett, Frank Hazlehurst and others, the Marshallville and Fort Valley interests were largely represented. There were many growers from the northern portion of the state. Professor Hugh Starnes, of the Georgia experiment station; Dudley M. Hughes, former president of the association, and a dozen or more other men as well known in the fruit growing industry took part in the deliberations. Professor Starnes talked at length during the morning session on the culture of the peach.

Walter Hawkins, a member of the Jacksonville board of trade, and the man who handled the Georgia crop for the fruit growers last year, was thence will appoint this committee representing this state to meet the Florida fruit growers in Jacksonville on Jan. 30. President Matthews will appoint this committee with a view of securing harmony of the fruits interests of the two states.

Dangers of a Cold and How to Avoid Them.

More fatalities have their origin in or result from a cold than from any other cause. This fact alone should make people more careful as there is no danger whatever from a cold when it is properly treated in the beginning. For many years Chamberlain's Cough Remedy has been recognized as the most prompt and effectual medicine in use for this disease. It acts on nature's plan, loosens the cough, relieves the lungs, opens the secretions and aids nature in restoring the system to a healthy condition. Sold by all druggists.

Federal Judges by Popular Vote.

Washington, Jan. 26.—Representative Lamar, of Florida, has introduced a bill in the house providing for the election of judges of the supreme court of the United States by the people, the chief justice to be selected by the nine judges after their election. He would have the United States divided into nine districts for the purpose of holding the judicial elections. The bill also provides that postmasters shall be elected by popular vote.

CASTORIA

For Infants and Children.
The Kind You Have Always Bought

Bears the Signature of *Chas. H. Fletcher*

He'll Be Hanged on Time.

Bristol, Va., Jan. 26.—Wesley Wilkie, the condemned murderer of Otis Ross, who made a sensational escape from jail at Gate City, Va., Dec. 17, while awaiting the execution of his sentence to die on the scaffold, Feb. 21, was recaptured at Salisbury, N. C., Thursday, and will at once be returned to Gate City and hung on the original date set for his execution.

How to Prevent Bilious Attacks.

One who is subject to bilious attacks will notice that for a day or more before the attack he is not hungry at meal times and feels dull after eating. A dose of Chamberlain's Stomach and Liver Tablets when these first symptoms appear will ward off the attack. They are for sale by all druggists.

Was Not Novelist Wells.

London, Jan. 26.—A man named Wells, who was knocked down and seriously injured by a motor car while crossing the Strand at Charting Cross was not H. G. Wells, the novelist, as at first reported, but W. J. Wells, a commercial traveler.

How to Cure Chills/ains.

"To enjoy freedom from chills/ains," writes John Kemp, East Otisfield, Me. "I apply Bucklen's Arnica Salve. Have also used it for salt rheum with excellent results." Guaranteed to cure fever sores, indolent ulcers, piles, burns, wounds, frost bites and skin diseases. 25c at all drug stores.

SHERIFF'S SALE.

Under and by virtue of an execution issued out of the Circuit Court of Florida, in and for Alachua county, and directed to all and singular the sheriffs of the State of Florida, I, L. W. Fennell, sheriff of said county have levied upon and will sell before the court house door in the City of Gainesville, Alachua county, Florida, on Monday, the 4th day of February, 1907, between the legal hours of sale, to the highest and best bidder therefor for cash, the following described real estate, situated in the City of Gainesville, Alachua county, Florida, to-wit:

Commencing at the Northeast corner post (or stake) of the six-acre lot, more or less, conveyed by Cosmo O. Bailey, Chas. W. Bailey, Mary E. Bailey, and Cosmo O. Bailey as Pro Chien Ami of Henry Bailey, Alexander C. Bailey and Orville B. Bailey and Margaret R. Bailey, to Thos. Blake, under date of the 11th September, 1868, and recorded at page 608 of Deed Book "G" of the public records of Alachua county, Florida, thence running West two hundred ten (210) feet, thence South two hundred ten (210) feet, thence East two hundred ten (210) feet, thence North two hundred ten (210) feet to the place of beginning, containing one (1) acre of land more or less, the same being the land conveyed by D. E. Cooper and wife to J. N. Clinton, as appears of record in Deed Book 47 at page 471 of the public records of Alachua county, Florida, the said property being levied upon as the property of Joseph N. Clinton to satisfy said execution in favor of W. A. Coleough and against Joseph N. Clinton.

L. W. FENNEL,
Sheriff of Alachua county, Fla.
W. S. BROOME,
Solicitor for Complainant.

MASTER'S SALE.

Under and by virtue of a decree of foreclosure of mortgage made and rendered by Hon. J. T. Wills, Judge of the Circuit Court for the Eighth Judicial Circuit of the State of Florida on the 27th day of December, A. D. 1906, in a certain cause therein pending on the chancery side of said court in and for the county of Alachua and State of Florida, wherein Peter Bailey and Charlotte Bailey are complainants and L. W. Fennell, as Sheriff of Alachua county and Ex-Officio Administrator of the estate of Leaston English, Jane Powell, Nelson Powell, James E. English, Mattie Jackson, Joe Jackson, Loguey Brown, Margaret Brown, Brit Kirklin, Emma Kirklin, Annie Parks, Will Parks, Bertha Colbert, Maxie Colbert, Ruth Postell, James Postell, Louisa English, Leaston English, Jr. and Virgin English, are defendants, I, C. R. Layton, as Special Master in chancery appointed for the purpose, will sell at public auction for cash before the court house door in Alachua county, Florida, on Monday, the 4th day of February, A. D. 1907, during the legal hours of sale, all the following described property, to-wit: The Southeast quarter of the Southwest quarter of Section 6, Township 8, South of Range 21 East, containing 40 acres of land more or less. Together with all and singular the tenements, hereditaments and appurtenances to the same belonging or in anywise appertaining. Said property to be sold as the property of the said defendants to satisfy and pay said decree, fees and costs.

C. R. LAYTON,
Special Master.
J. M. RIVERS,
Solicitor for Complainants.

MASTER'S SALE.

Under and by virtue of a decree of foreclosure of mortgage made and rendered by Hon. J. T. Wills, Judge of the Circuit Court for the 8th Judicial Circuit of the State of Florida, on the 27th day of December, A. D. 1906, in a certain cause therein pending on the chancery side of said court in and for Alachua county, Florida, wherein The Florida Live Stock and Vehicle Company, a corporation, is complainant, and Ed Banks and Hannah Banks and Henry Kellum are defendants, I, W. S. Broome, as Special Master in chancery appointed for the purpose, will sell at public auction for cash before the court house door in Gainesville, Alachua county, State of Florida, on Monday, the 4th day of February, A. D. 1907, during the legal hours of sale, all the following described property, to-wit: The West half of the Southwest quarter of Section 5, Township 8, South of Range 20 East. Also the following personal property, to-wit: One black horse nine years old named "Jack," blind in right eye, and one black horse mule 5 years old named "Bill." Together with all and singular the right, title, claim, demand and interest of, in and to the same which is conveyed by the said mortgage upon which said decree is based. The same to be sold to satisfy the said decree, fees and costs.

W. S. BROOME,
Special Master.
J. M. RIVERS,
Solicitor for Complainant.

NOTICE OF APPLICATION FOR TAX DEED UNDER SECTION 8 OF CHAPTER 488, LAWS OF FLORIDA.

Notice is hereby given that C. H. Clark, purchaser of Tax Certificate No. 362, dated the 3th day of July, A. D. 1907, 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 Alachua county, Florida, to-wit:

Nw4 of Sw14 of Nw4 Sec. 16, Tp. 9, S. R. 22-10 acres.
The said land being assessed at the date of the issuance of such certificate in the name of John Dorsey.
Unless said certificate shall be redeemed according to law, tax deed will issue thereon on the 10th day of February, A. D. 1907.
Witness my official signature and seal this 10th day of January, A. D. 1907.

S. H. WIENGES,
Clerk Circuit Court Alachua Co., Fla.

GARNISHEE NOTICE.

In the Circuit Court, Eighth Judicial Circuit of Florida, in and for Alachua County—P. G. Ramsey vs. Vaughn's Seed Store, a corporation existing under the laws of the State of Illinois, defendant; W. S. McDowell, Garnishee—Assumpsit. Damages \$1,800.

To Vaughn's Seed Store, a corporation existing under the laws of the State of Illinois, defendant in above cause, and all other persons interested: You will take notice that the above and foregoing suit was instituted against Vaughn's Seed Store, defendant named therein, in above court, on Tuesday, the 1st day of January, A. D. 1907, and that a writ of garnishment issued in said above suit as provided by law, and you the said defendant and all other persons interested are hereby required to appear to the above action on Monday, the 4th day of March, 1907, the same being the rule day in said month; and herein fail not or judgment will be given against you by default.

W. S. BROOME, P. G. RAMSEY,
Attorney for Plaintiff Plaintiff

NOTICE OF APPLICATION FOR TAX DEED UNDER SECTION 8 OF CHAPTER 488, LAWS OF FLORIDA.

Notice is hereby given that E. E. Vorie, Trustee, purchaser of Tax Certificate No. 428, dated the 4th day of July, A. D. 1907, 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 Alachua county, Florida, to-wit:

S. 1/2 less W. 1/2 of Nw4 Sec. 6, Tp. 11, S. R. 19-30 acres.
The said land being assessed at the date of the issuance of such certificate in the name of Fla. Land & Col. Co.
Unless said certificate shall be redeemed according to law, tax deed will issue thereon on the 25th day of January, A. D. 1907.
Witness my official signature and seal this 26th day of December, A. D. 1906.

S. H. WIENGES,
Clerk Circuit Court Alachua Co., Fla.
By M. S. CHEVES, D. C.

NOTICE OF APPLICATION FOR TAX DEED UNDER SECTION 8 OF CHAPTER 488, LAWS OF FLORIDA.

Notice is hereby given that E. E. Vorie, Trustee, purchaser of Tax Certificate No. 236, dated the 4th day of July, A. D. 1907, 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 Alachua county, Florida, to-wit:

Nw4 of Nw4 Sec. 6, Tp. 11, S. R. 19-40 acres.
The said land being assessed at the date of the issuance of such certificate in the name of B. E. Patterson.
Unless said certificate shall be redeemed according to law, tax deed will issue thereon on the 25th day of January, A. D. 1907.
Witness my official signature and seal this 26th day of December, A. D. 1906.

S. H. WIENGES,
Clerk Circuit Court Alachua Co., Fla.
By M. S. CHEVES, D. C.



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Intelligent stock raisers know that a certain amount of feed is necessary to keep an animal alive. They might feed that amount as long as it lives, and it would never gain a pound.

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