

NOTICE.

Notice is hereby given that four (4) weeks from date hereof the undersigned will apply to the Hon. Albert W. Gilchrist, Governor of the State of Florida, for Letters Patent incorporating them, their associates and successors, into a body politic and corporate, under the name of the

FORT PIERCE FRUIT ASSOCIATION.

under the following Charter and Articles of Incorporation, the original of which will be on file in the office of the Honorable H. Clay Crawford, Secretary of State of the State of Florida, in the City of Tallahassee, during all time of the publication of this notice.

Dated this the 19th day of November, 1909.

Articles of Incorporation of the Fort Pierce Fruit Association:

Know All Men By These Presents:

That we, the undersigned citrus fruit growers of the State of Florida, at least three of whom are residents and citizens of the State of Florida, have this day voluntarily associated ourselves together for the purpose of forming a Horticultural corporation and association under the laws of the State of Florida, providing for the incorporation of Horticultural and agricultural non-profit associations and corporations, in accordance with this proposed charter, and we hereby adopt these Articles of Incorporation, which shall become the Charter of said corporation, upon the issuance of letters patent, according to law, and we do hereby certify.

ARTICLE 1. That the name of said corporation is the Fort Pierce Fruit Association.

ART. 2. That this association is organized under the laws of this State as a Horticultural association, and entitled to all the rights and privileges conferred by the laws of this State on similar corporations, and the voting power and all other rights and privileges of each of the members of this Association, holding a certificate of membership in the same, shall be equal.

ART. 3. That there shall be no capital stock of said association, but the same shall be organized as a Horticultural association and corporation, not for profit, and it shall not issue any shares of stock whatever, and shall not at any time declare or pay any dividend, or other profits or any holding in said corporation, but all moneys coming into this association, for services rendered, or otherwise, shall be used by it for paying the expense of, and otherwise maintaining this Association, and any surplus thereof remaining in its hands, shall be used as the Board of Directors of the Association shall deem to the best interest of the Association, and said Association shall issue to each person who shall become a member thereof, a certificate of membership, and shall receive in return therefor the sum of One Dollar (\$1.00) to be converted into the treasury of said corporation; but no person shall at any time have, own or control more than one certificate of membership in said Association, nor shall any person not a grower of citrus fruit become or remain a member of this Association.

ART. 4. That the purposes for which this Association is formed are to buy, rent, lease, sell, occupy and use, hold and dispose of all real and personal property which may be necessary or convenient for the conduct of its business, and to build, lease and rent packing houses for the packing of fruit, also to purchase all material that may be necessary or convenient for the purpose of packing or preparing citrus fruit, or other Florida grown products for market. Also to sell, as agent, citrus fruit and all other kinds and variety of fruits, and produce, which may be grown or controlled by members of this Association. Also to own stock in any other incorporation or association, similar to this Association, existing for the advancement, and protecting of fruit and produce growers in the State of Florida. Also to purchase and to sell to the members of this Association such fertilizer, and fumigating and spraying implements and materials as may be thought by the Board of Directors of this Association, from time to time, by their resolution, to be necessary or convenient for the fertilization of lands or the fumigating or spraying of trees and plants, which belong to the members of this Association. Also to buy and contract for the purchase of anything that is considered by the Board of Directors useful or necessary for the prevention of insect pests, or for the destruction thereof, for the benefit of its members as fruit and produce growers. Also the right to own, contract for and operate all necessary appliances that the Board of Directors at any time may think necessary for the fertilization of groves and fields, the fumigating and spraying of trees and plants or the extinction of insect pests, on the lands belonging to the members of the Association, and to charge therefor, and collect, such reasonable rates for said services as may be established by the Board of Directors from time to time for the uses above mentioned. And said Association shall be empowered to engage in a brokerage factor and commission selling business, to purchase boxes, paper, nails and other packing material; to engage in and conduct a drayage, transfer, forwarding and shipping business; to purchase, hold, lease, or otherwise acquire freight and refrigerator cars, wagons, drays, trucks, boats, vessels and other vehicles, and the necessary motive power and equipment for the same, and to engage in the transportation business of all such produce, material and other commodities as may be owned or controlled by it, but not as a common carrier. And to dispose of the same at will. To borrow and loan money by or upon mortgage on real estate, or otherwise, and generally to transact, carry on, and perform all such other business operations as are germane or incident

to the purposes above mentioned.

ART. 5. That any person or persons who is or are bona fide fruit or produce growers, or who is, or are bona fide representatives of fruit or produce growers within the territory next adjacent to the headquarters of this Association, may become a member of this Association; but this Association will not at any time receive into its membership members of any kindred associations whose fruit or produce lands are located near or to such other kindred association than they are to this association, without the consent of the association next adjacent to where said holdings are located.

ART. 6. Nothing in these Articles shall be construed as to interfere with the bona fide sale of real estate; the transfer of property, together with the fruit or other produce growing thereon, at the time of such sale; that is to say: That if any person who has signed his name for any particular year for placing the crops then growing on his or her land off the hands of the Association, shall sell or dispose of his land in good faith; then and in that event the said seller and purchaser are released, if they so desire, from the obligations of having fruit or produce grown upon the land so sold marketed or handled under the authority of this Association.

ART. 7. That the place where the principle business of said Association is Fort Pierce, county of St. Lucie, State of Florida. And the annual meetings of the members of this Association shall convene at said place on the first Tuesday in May of each and every year, at which time and place its Directors shall be elected and inducted into office.

ART. 8. That each and every member of this Association shall place the packing and handling of all citrus fruit and such other produce as may be handled by this Association, and grown or controlled by him, her or them, into this Association, and that this Association shall charge for the packing and handling of such fruit and produce such reasonable compensation as the Board of Directors of this Association shall fix and determine. But, any member of this Association shall have the right to withdraw his fruit and produce for any one year from said Association without penalty by giving in writing to said Association notice within the ten days next before the annual meeting of this Association that he desires to draw his fruit or other produce from the same; but in that event, said member so giving said notice ceases to be a member of said association and all rights and privileges in said association belonging to said member shall thereupon cease and determine; Provided, however, and it is hereby agreed and fully understood by all persons joining this association, that any member of the same withdrawing from this association by disposing of his fruit or produce through any other source than through this association, or withholding the same from this association, and without giving the notice as heretofore provided, shall forfeit to this association as and for liquidated damages to this association for such withdrawal the sum of fifty cents per box for all citrus fruit or other produce produced by him during the year of said withdrawal and so withdrawn by him. It is further hereby understood and agreed that in case any member of this association who has withdrawn his fruit or produce from this association, as above described, afterwards wishes to return and rejoin this association and exercise the rights of a member that he may do so by and with the consent only of a majority of the Board of Directors of this Association and upon his paying to this Association all penalties that have been assessed against him and not previously paid.

ART. 9. That the term for which this Association shall exist is fifty (50) years from and after date of its incorporation.

ART. 10. That the officers of said Association who shall transact its business, shall be a board of Directors, a President and a Vice-President, and said President and Vice-President, respectively, of said Board of Directors, and each of them shall, at the time of filling said office, be a member of this Association, and a director in the same. And this Association shall also have a Secretary and Treasurer, both of which offices may be filled by one and the same person. And the number of Directors of this Association shall be three, but the said Association, without amendment of its charter, may, at any time, by a two-thirds vote of its Directors, increase its directory, as and may at any time, after so increasing the same, and by a similar vote of its Directors, decrease its directory, as said Directors shall see fit. But at no time shall the number of said Directors be increased to a number greater than nine; and at no time, shall the number of said Directors be decreased to a less number, than the original number of directors herein specified. That the names and residences of the growers who are hereby appointed by the incorporators of this Association, and who shall act as directors to said Association for the first years of its existence, and until its other directors are legally elected and qualified, are

Names.	Residences.
C. H. Glidden,	Fort Pierce, Florida.
C. K. Durkee,	Fort Pierce, Florida.
Dr. C. C. Feigel,	Fort Pierce, Florida.

ART. 11. That the Directors of this Association shall have the right and power to charge and collect from its members, and other fruit, vegetable, and produce growers, represented or served by this Association, such compensation and remuneration, to be paid to said Association, as said Directors may fix and charge for its services to him, her, or them, in the picking, packing, handling, marketing, shipping, and selling of any and all of the produce and material, which this Association is herein authorized to handle and market.

ART. 12. It is hereby mutually agreed, and fully understood, by and

between all the persons becoming members of this Association, and furthermore, fully understood and agreed, by all persons who may hereafter become members of this Association, that one of the purposes and objects of this Association is to bring about and carry into effect a system of mutual co-operation between the citrus and other produce growers of the State of Florida, in the picking, packing, handling, shipping and marketing of all citrus fruit and other produce owned and controlled by the members of this and kindred associations in the State of Florida; and to that end that this association is created and organized in connection with and under the Florida Citrus Exchange and will at all times co-operate with and through said Florida Citrus Exchange as a part of the system of exchanges which go to make up, control and operate said Florida Citrus Exchange, whose headquarters are now located in the city of Tampa, and State of Florida. And that all citrus fruit and other produce placed in the hands of this association shall be marketed exclusively through said Florida Citrus Exchange.

ART. 13. That the names and places of residence of the subscribing members and incorporators to these Articles of Incorporation and Association are as follows:

Names.	Residences.
C. H. Glidden, [Seal]	Fort Pierce, Fla.
C. K. Durkee, [Seal]	Fort Pierce, Fla.
Dr. C. C. Feigel, [Seal]	Fort Pierce, Fla.

And each of said members of this proposed Association, and incorporators who has subscribed his name hereto has paid into the treasury of this corporation now being created the sum of One (\$1.00) for a membership thereof which will entitle each of them, upon the issuance of letters patent to this association, to a membership in the same, and a certificate of such membership upon, however, such person signing the by-laws of said Association including the contract for his or her fruit to said association, as provided in said by-laws.

IN WITNESS WHEREOF, each of said incorporators and members of this proposed association has hereunto subscribed his name and affixed his seal to these Articles of Incorporation and Association.

Names.	Residences.
C. H. Glidden,	Fort Pierce, Florida.
C. K. Durkee,	Fort Pierce, Florida.
Dr. C. C. Feigel,	Fort Pierce, Florida.

STATE OF FLORIDA,
County of St. Lucie.

Before the undersigned authority personally appeared C. H. Glidden, C. K. Durkee and Dr. C. C. Feigel, who being by me duly sworn, in, each for himself, depose, say and acknowledge, that he subscribed his name to the above proposed Charter of the Viking Pineapple and Citrus Growers' Association, and affixed his seal to the same, for the uses and purposes mentioned in said Charter, and in order to validate and acknowledge the same.

C. H. Glidden,
C. K. Durkee,
Dr. C. C. Feigel.

Sworn to and subscribed before me this the 26th day of October, 1909.

[SEAL] A. C. DITTMAR,
Notary Public.

My commission expires 10th day of June, 1913.

Treatment of Boils and Carbuncles.

No boil or carbuncle need be painful, or should the treatment cause pain, according to a doctor's statement, and the treatment which he employs is simple. A pledget of cotton soaked in carbolic glycerin is applied to the boil and covered with gutta-percha tissue and a bandage. As soon as the pus shows the epithelium is gently turned back and the glycerin re-applied. As soon as a light cavity appears some of the glycerin is gently inserted by means of a small glass syringe, and again the poultice of glycerin is applied. In two or three days the slough separates, and after one final poultice of glycerin the cavity speedily closes, with the minimum of scar, under any simple dressing. The hygroscopic action of the glycerin relieves the tension—the cause of the pain—very speedily, and it need never recur.

Why Seminoles will Remain

(continued from page one)

mixed with the white men. When their lands were allotted a couple of years ago, they numbered—full and mixed-bloods together—about 2,200. They are well educated, hardly distinguishable from the whites around them and have only language and traditions to link them with the plumed hunters of the Everglades.

Common sense would dictate that the Seminoles stay where they are. They are in no one's way, and, in fact, can be made valuable in the exploration and settling of Southern Florida, while their honesty, good nature and wonderful knowledge of the swamps and jungles ought to make them indispensable."

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