

# COUNTRY'S DINNER PAIL IS NOT TO BE EMPTY

### PRODUCTION OF FOOD HAS SHOWN BIG INCREASE.

#### Hoarding Will Not Prevent People of United States Getting Grub.

(By United Press.)

DES MOINES, Ia., Nov. 7—Picture in your mind grain elevators taxed to capacity and banks bulging with money—that in Iowa and the "food basin" of today. Make another mental picture, this time of grain elevators partially filled and banks with money vaults nearly empty—that was the Iowa of 365 days ago. The former represents Iowa in peace time and the latter in war.

In industrialism, it was but a short step, from war to peace time in Iowa. This state boasted of few war plants and these resumed manufacture of their peace time products, shortly after peace began.

In Des Moines the city's principal war industry—a saddle factory—now manufactures gloves. A munition plant located at Marshalltown, and counted one of the state's largest war industries, has resumed manufacture of farm implements.

Living costs, in general with the remainder of the country, have kited to unheard of levels since hostilities ceased. Surveys by various state organizations, have revealed that food costs have advanced 25 to 50 per cent throughout the state during the last year, while the increase in the cost of clothing has averaged 25 to 50 per cent.

The high cost of living has united the farmer and laborer of Iowa. Today there is being organized a chain of co-operative grocery stores throughout the state, which labor and farmer organizations have supported financially. The farmer is bringing his products to these stores and the laborer is buying carload lots of groceries in an effort to defeat the high cost of living.

The industrial strife which has raged throughout the country for the

### CITY LIQUOR LAW INVALID.

#### St. Petersburg Judge Finds He Cannot Punish Blind Tigers.

ST. PETERSBURG, Nov. 8—(Special)—On the ground that the city has no valid ordinance against the sale of intoxicating liquor, Municipal Judge C. J. Maurer today freed J. A. Jackson who was arrested on a charge of liquor selling. Jackson's attorney, Crockett Owen, entered a plea of not guilty for his client and after the court had found him guilty and fixed the fine at \$100, the attorney made a motion in arrest of judgment and raised the point that the city ordinance was passed prior to the state going "dry" and therefore is not a valid law because it provides a way in which liquor licenses may be granted and that this would be against the state constitution. The lawyer's contention was sustained and the court set aside the fine of \$100.

### ADOPTING OPEN SHOP.

#### Lake County Packers Follow Lead of Other Counties.

EUSTIS, Nov. 8—Practically all fruit and vegetable packing houses in this section will be run on an open shop basis this season, according to a resolution adopted at a meeting in Miami yesterday afternoon of the principal picking house owners and managers in this part of the state.

The action of the packing house owners and managers came as the result of a report that a union is being formed among the packers with the intention of regulating hours of work and wages.

Fresh chile con-carne daily at John Mallem's place. First street.

Last year, has had little effect upon Iowa. Strikes have been an almost unknown occurrence in the state.

Iowa will probably escape unscathed from the industrial battle confronting the country, Governor W. L. Harding said. The war has made the state stronger, industrially and commercially, he added, predicting a bright future for Iowa and the middle west.

### NOTICE OF INTENTION TO APPLY FOR LETTERS PATENT

NOTICE is hereby given that we, the undersigned, will apply to his Excellency, Sidney J. Catts, Governor of the State of Florida, for LETTERS PATENT, to be issued to H. M. deMONTMOLLIN CO., of which company the following proposed Articles of Incorporation shall be the Articles of Incorporation. Said application for the issuance of said LETTERS PATENT will be made as aforesaid on the 15th day of November, A. D. 1919.

This notice is given in pursuance with the Laws of Florida, relative to Corporations for Profit.

H. M. deMONTMOLLIN.  
B. C. PEARCE.  
GEORGE E. FORD.

### ARTICLES OF INCORPORATION OF

H. M. deMONTMOLLIN CO.  
The undersigned Incorporators hereby associate themselves together for the purpose of forming a corporation under and by authority of the laws of the State of Florida, and adopt the following ARTICLES as their ARTICLES OF INCORPORATION:

#### ARTICLE I.

The name of the Corporation shall be "H. M. deMONTMOLLIN CO.," and its principal place of business shall be in the City of Palatka, County of Putnam, and State of Florida, with authority and power to establish such branch offices and other places of business in the State of Florida, and in such other States of the United States, as it may deem necessary or advisable.

#### ARTICLE II.

The general nature of the business, or businesses, to be conducted and transacted by this Corporation, shall be as follows: The purchasing, holding, leasing, sub-letting, renting and dealing in property, real, personal and mixed, of whatsoever nature or kind, with the right to pledge or mortgage the same, or an interest therein; and to improve and construct such buildings as may be desirable in connection with its general business; and with the right to establish branch businesses, and agencies and sub-agencies, in the State of Florida, and elsewhere; and to discount and re-discount its commercial paper, and to acquire, and hold, and dispose of, bonds, stocks and securities, of individuals and of other Corporations; and particularly it shall have the right, and its principal business shall be, to deal as manufacturer, broker, factor or merchant, wholesale or retail, in general mill supplies and machinery of every nature, kind and description, and in farming implements, tools and accessories, and in general hardware, building materials, and plumbing supplies, and to act as agent for individuals, or corporations, engaged in the same or other lines of business, and to act as agent and bailee for railroads, steamboats, or other manner of transportation lines, or companies; and generally to have, exercise and enjoy, all the privileges, powers and rights granted by law, or inherent in, or usually exercised by Corporations for Profit chartered by, and existing under, the laws of the State of Florida.

#### ARTICLE III.

The authorized capital stock of this Corporation shall be FIFTY THOUSAND (\$50,000.00) DOLLARS, which shall be divided into Five Hundred (500) Shares of par value of ONE HUNDRED (\$100.00) DOLLARS each, which shall be paid in lawful money of the United States or in property.

#### ARTICLE IV.

The term for which this Corporation shall exist shall be Ninety-Nine (99) Years, unless sooner dissolved in a manner now or which may hereafter be provided by law.

#### ARTICLE V.

The business or businesses, of this Corporation shall be conducted by a President, a Vice-President, a Treasurer, and a Secretary, and by a Board of Directors. The number of Directors shall not be less than three nor more than thirteen as may be fixed from time to time by the By-Laws. The Board of Directors shall be elected annually by the stockholders at the regular annual stockholders' meeting, which shall be held on the second Tuesday in February of each year; and a President, a Vice-President, a Secretary and a Treasurer shall be annually elected by the Directors, and each of such officers shall be a stockholder in this Corporation at the time of the election; provided, however, that the office of Secretary and Treasurer may be held by one and the same person during the same time.

The following named persons shall hold the offices indicated and conduct the business of this Corporation until the first regular annual stockholders' meeting shall be held and officers duly elected, to-wit:

H. M. deMONTMOLLIN, President, and a Director.  
B. C. PEARCE, Vice-President, and a Director.  
George E. Ford, Secretary and a Director.  
Ellen E. Rice, Treasurer.

The Directors of this Corporation may meet as a Board of Directors as often, and at such time and place, as they shall deem necessary or advisable, and shall have power and authority to appoint or employ such agents, servants or employees as shall seem to them advisable in carrying on the business, or businesses, of this Corporation, and they shall determine the duties, compensation and terms of such agents, servants or employees.

The manner of calling meetings and the time and place of such meetings of the stockholders, except the stockholders' annual meeting, and of Directors, shall be fixed by the By-Laws. Stockholders shall vote by ballot counting one vote for each share of stock owned by and appearing in the name of such stockholder on the books of the company. Any stockholder may vote the stock of another stockholder if he presents to the meeting a proper written proxy signed by the owner of the stock he seeks to vote.

### ARTICLE VI.

The highest amount of indebtedness or liability to which this Corporation can at any time subject itself is fixed at FIFTY THOUSAND (\$50,000.00) DOLLARS.

### ARTICLE VII.

The names and residences of the subscribers, and the amount of capital stock subscribed by each, shall be: H. M. deMONTMOLLIN, Palatka, Florida, 280 Shares, \$28,000.00.  
B. C. PEARCE, Palatka, Florida, 91 Shares, \$9,100.00.  
George E. Ford, Palatka, Florida, 28 Shares, \$2,800.00.  
Ellen Rice, Palatka, Florida, 1 Share, \$100.00.

IN WITNESS WHEREOF, each of said Incorporator has hereunto in person subscribed his respective name and signature by his own hand.

H. M. deMONTMOLLIN.  
B. C. PEARCE.  
GEORGE E. FORD.  
ELLEN RICE.

### STATE OF FLORIDA, ) COUNTY OF PUTNAM, )

Before me, an officer authorized to take acknowledgments of deeds in the State of Florida, personally came, H. M. deMONTMOLLIN, B. C. Pearce, George E. Ford, and Ellen Rice, to me personally known and known by me to be the persons whose names are signed to the foregoing ARTICLES OF INCORPORATION OF H. M. deMONTMOLLIN CO., and each of whom after being by me first duly sworn, depose and say, each for himself, that he executed the same for the purposes therein expressed, and each acknowledge his signature thereto.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal at Palatka, Florida, this 15th day of October, A. D. 1919.

(Notarial Seal) P. B. HUFF,  
Notary Public, State of Florida at Large.  
My commission expires July 10, 1921.

### ORDER FOR PUBLICATION

In the Circuit Court, Eighth Judicial Circuit, Putnam County, Florida—In Chancery.

Anson P. DeWolf, et al

vs.  
Frederick H. Chauncey, et al  
Bill to Correct Mistake and Reform Deed

It appearing by affidavit appended to the bill filed in the above stated cause that Frederick H. Chauncey, Minnie F. Chauncey, Amelia B. Lawrence, Nellie P. Chauncey, George Chauncey and Harry Chauncey, a minor, the defendants therein named are non-residents of the State of Florida, and that the residence of each is as follows: Frederick H. Chauncey and Minnie F. Chauncey, 17 Wilton Avenue, Rochester, New York; Amelia B. Lawrence, Meccodon, Wayne County, New York; Nellie P. Chauncey, George Chauncey, and Harry Chauncey, a minor, 61 Sidney street, Rochester, New York; that all of said defendants, except Harry Chauncey, a minor, are over the age of twenty-one years, and that there is no person in the State of Florida, upon whom the service of Subpoena would bind such Defendants; it is therefore ordered that said non-resident defendants be and they are hereby required to appear to the Bill of Complaint filed in said cause on or before Monday, the 1st day of December, A. D. 1919, otherwise the allegations of said bill will be taken as confessed by said Defendants.

It is further ordered that this Order be published once a week for four consecutive weeks in the Palatka Daily News, a newspaper published in said County and State.

Witness my hand and official Seal this, the 1st day of November, 1919.  
(SEAL) R. J. HANCOCK,  
Clerk Circuit Court.

A. H. Odom  
Solicitor for Complainant.

### ORDER FOR PUBLICATION

In the Circuit Court, Eighth Judicial Circuit, Putnam County, Florida—In Chancery.

Carl Bernstorff, Complainant

vs.  
Samuel Trexel and his wife, Mary C. Trexel, Defendants.

Bill to Foreclose Mortgage.

It appearing by affidavit appended to the bill filed in the above stated cause that Samuel Trexel and Mary C. Trexel, his wife, the defendants therein named are non-residents of the State of Florida, and are resident of 925 LaSalle street, Columbus, Ohio, and are over the age of twenty-one years, and that there is no person in the State of Florida, upon whom the service of Subpoena would bind such defendants; it is therefore ordered that said non-resident Defendants be and they are hereby required to appear to the Bill of Complaint filed in said cause on or before Monday, the 1st day of December, A. D. 1919, otherwise the allegations of said bill will be taken as confessed by said Defendants.

It is further ordered that this Order be published once a week for four consecutive weeks in the Palatka Daily News a newspaper published in said County and State.

Witness my hand and official Seal this the 1st day of November, 1919.  
R. J. HANCOCK,  
Clerk Circuit Court.

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Clerk Circuit Court

(SEAL) A. H. Odom,  
Solicitor for Complainant.

### PRIZE FOR FLYERS.

Will Be Distributed Armistice Night at New York Dinner.

(By United Press.)  
NEW YORK Nov. 8—Prizes won by flyers in the Trans-Continental Air Race will be distributed at the first annual re-union and dinner of aviators—army, navy, postal and civilian—here Armistice night.

The idea was first suggested by officials of the American Flying Club, under whose auspices the event is to be held, as a get-together celebration of former service flyers on the first anniversary of cessation of hostilities. The proposal grew in favor, however, until it now includes birdmen of all branches of the service, those who have been mustered out of the service and have returned to former occupations, and those who have entered the field of commercial aeronautics.

Several flyers were to reach here by airplane from various flying fields to attend the dinner. Major Maurice Connolly, who is in charge of the arrangements, said today he had been advised that a fleet of six ships will fly from Langley Field, Va. Other flyers will come from Boston, Dayton, Chicago, Cleveland, Washington, St. Louis, Detroit and Mineola.

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