

HAZELHURST, NANC

16

SERIAL SHEET	COUNTRY UNITED STATES		STATE: FLORIDA		AS OF MAR 1992			SOURCE		
	NAME	M=MALE F=FEMALE H=HUSBAND W=WIFE	TYPE	EVENT DATE	COUNTY, TOWN, PARISH	B	E	S	BATCH/FILM No	SERIAL SHEET
	FATHER / MOTHER OR SPOUSE OR RELATIVE									
1331	HAZELHURST, NANCY		W M	09SEP1866	MARION			22NOV1985LG	M514491	0971
0133	HAZELIP	** SEE HESLOP								
60	HAZELL	** SEE HASSELL								
0424	HAZELTON	** SEE ALSO **								
0243	** AZELTON	** ESSELSTYN								
	** USILTON									
1401	HAZELTON, HAYWOOD	MISSOURI MILLER	H M	04OCT1884	NASSAU			11MAY1990SL	M513371	1196
	HAZELTON, JAMES	LENA JOHNSON	H M	08SEP1884	NASSAU			11MAY1990SL	M513371	1176
0	HAZEN									
	HAZEN, CHARLES LOMON		M B	09JUN1958	LEE, FORT MYERS	14APR1990AT	14APR1990AT	14APR1990AT	L300137	0000
4	HAZEN, DANIEL DOYLE	HAROLD LLOYD HAZEN/LILLIAN JEAN REGISTER	M B	12FEB1958	UNION, LAKE BUTLER	01FEB1979WA	02FEB1979WA		7829780	11
10	HAZEN, FRANCES R. K.	DOYLE E. HAZEN/CLARA FAYE WARD	W M	21JAN1885	BRADFORD			01NOV1985LD	M512951	0444
19	HAZEN, HENRY	WILLIAM SHEUBY	W M	23APR1869	ESCAMBIA			20APR1981SL	M514451	1268
4	HAZEN, PHENIA	1869	F B	29JUN1892	COLUMBIA,, OF	03APR1990WA	13APR1990WA		8935633	8
4	HAZEN, PHENIA	WALTER G. GILLEN	W M	29JUN1892	COLUMBIA, LAKE CITY			13DEC1983WA	8329481	25
	HAZEN, WINNIE LULA		F B	24OCT1884	BRADFORD,, LAKE BUTLER	02APR1991SL	21JUN1991SL	17SEP1991SL	6020042	13
0004	HAZEN, WINNIE LULA	JOHN HAZEN/MARTHA KATIE DOUGLAS	W M	13NOV1901	MISC,, OF			CLEARED	6020042	13
1538	HAZELHURST	CHARLES JOSEPH HANEY								
0004	HAZLEHURST	** SEE HAZELHURST								
	HAZZARD	** SEE HAZARD								
	HEACKEL									
	HEACOCK, WILLIAM	SUSAN E. CLANTON	H M	19FEB1860	SAINT JOHNS			03DEC19810G	M513261	0557
0348	HEACOCK, MARY A. R. ΔΔ	JOSEPH D. HEACOCK/	F S	ABT. 1825	TALLASAHATCHEE, OF	02FEB1991MT	02APR1991MT	23APR1991MT	F510684	0034
1093	HEACOCK, MARY A. R. ΔΔ	WILLIAM EDWARDS	W M	<1856>	TALLASAHATCHEE			20MAR1991MT	F510684	0034
	HEACOCK, RONNIE EMERSON		M B	18SEP1871	HILLSBOROUGH, TAMPA	17JAN1983SL	28APR1983SL	12MAY1983SL	7805486	34
	HEAD	EPHRAIM HEACOCK/ANNIE VAN CLEAVE								
	HEAD, ADDIE MAE		F B	11FEB1874		13AUG1991DA	22AUG1991DA	27AUG1991DA	1760722	FILM
1353	HEAD, ADDIE MAE	ADONIRAN JUDSON HEAD/SALLY TILLMAN	W M	30APR1894				27AUG1991DA	1760722	FILM
64	HEAD, ADONIRAN J.	HENRY GRUBBS	H M	24MAR1872	TAYLOR			26JAN1983OK	M513241	0241
	HEAD, ADONIRAN JUDSON	SALLY TILLMAN	H M	1873				27AUG1991DA	1760722	FILM
0240	HEAD, ANNA	H. H. HOLTZCLAW	W M	26MAY1876	ORANGE			04FEB1983OK	M513291	0355
	HEAD, APPIE		F B	24NOV1888	HILLSBOROUGH, PLANT CITY					
0160	HEAD, ARTHUR	WILLIAM PITT HEAD/MATTIE OR MARTHA WINIFRED COLSON OR COALSON	M B	30DEC1903	HERNANDO, BAYPORT	22FEB1991DA	09APR1991DA	27SEP1991DA	5026708	13
FILM	HEAD, ARTHUR	JOHN HENRY HEAD/LOU LISK	M B	24JAN1927	HERNANDO, BROOKSVILLE	04JUN1975PV	13JUN1975PV		7433106	15
64	HEAD, BETHANY FLORENCE	MARY VALENTINE	H M	25DEC1864	TAYLOR			09SEP1975LG	7433111	70
	HEAD, BETHANY FLORENCE	CHARLES C. EZZELL	W M	03MAY1894	TAYLOR	13AUG1991DA		26JAN1983OK	M513241	0078
2256	HEAD, BETHANY FLORENCE		F B	03MAY1894	TAYLOR, PERRY	06OCT1913	12JUN1979AZ	16AUG1991DA	1760722	FILM
0101	HEAD, BETHANY FLORENCE	ADRON JUDSON HEAD/MASSEY REESE BEADY	F B	03MAY1894	TAYLOR, PERRY	06OCT1913	12JUN1979AZ	CLEARED	T902760	0207
0297	HEAD, CALLAWAY	ADRON JUDSON HEAD/BEEDY REESE	F B	03MAY1894	TAYLOR, PERRY	06OCT1913	12JUN1979AZ	CLEARED	H002058	0382
FILM	HEAD, CARRIE LORINE	DAISY JACKMAN	H M	1900	HILLSBOROUGH, TAMPA			CLEARED	5026708	6
48	HEAD OR BYRD, CLARA DALE	WILLIAM PITT HEAD/MATTIE OR MARTHA WINIFRED COLSON OR COALSON	F B	28APR1877	HILLSBOROUGH, PLANT CITY	22FEB1991DA	16MAR1991DA	27SEP1991DA	5026708	13
11	HEAD, CLAUDIA	SELLIE BAKER	W M	26SEP1936	HOLMES, BONIFAY			05JUN1987AT	8634501	59
0573	HEAD, CLAUDIA LENORE	FRANCIS M. MOTT	W M	11OCT1892	HILLSBOROUGH			07SEP1983SL	M516103	0187
0203	HEAD, EDWIN MAURICE	FRANCIS MARION MOTT	W M	11OCT1882	HILLSBOROUGH, TAMPA			CLEARED	5026708	18
FILM	HEAD, ELLA ΔΔ	JACKSON LLOYD HEAD/BETTY TONG HOWARD	W M	1885	DUVAL, JACKSONVILLE			02OCT1991DA	5026708	13
	HEAD, ELLA E.	THEODOR ALBERT LAY	W M	16DEC1883	ORANGE			02OCT1991DA	5026708	11
		ALBERT LAY	W M					06JAN1984PV	F838644	0031
			W M					01JUN1982PV	M513292	0054

Δ = ENTRY ALTERED FROM SOURCE; \$, @, > = RELATIVES NAMED IN SOURCE. SEE "SYMBOLS" IN INSTRUCTIONS.

A = ADULT CHRISTENING B = BIRTH C = CHRISTENING D = DEATH OR BURIAL ALL OTHERS = MISCELLANEOUS
 F = BIRTH OR CHRISTENING OF FIRST KNOWN CHILD M = MARRIAGE N = CENSUS W = WILL

517

HEAD, FRANCES

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SOURCE		COUNTRY UNITED STATES		STATE: FLORIDA		AS OF MAR 1992		PAGE 1,537			
SERIAL SHEET	NAME	M=MALE F=FEEMALE H=HUSBAND W=WIFE		EVENT DATE	COUNTY, TOWN, PARISH	B	E	S	SOURCE		
		FATHER / MOTHER OR SPOUSE OR RELATIVE							PATCH / FILM No	SERIAL SHEET	
11	54	HEAD, FRANCES	BERRY E. WALKER	W M	12FEB1860	TAYLOR	06JUN1989JR	11JUL1989JR	25JAN1983OK	M513241	0040
3	0323	HEAD, FRANK JAMES	JOHN HEAD/HONESTY MARIE MACGRUDEY	M B	1804	DUVAL			27JUL1989JR	6000140	6.
14	FILM	HEAD, G. B.	SOPHIA CARTER	H M	17JAN1853	LEON			10APR1986OK	M513301	1063
18	0	HEAD, HARMAN	WILLIAM PITT HEAD/MATTIE OR MARTHA WINIFRED	M B	29OCT1886	HILLSBOROUGH, PLANT CITY	CLEARED	CLEARED	CLEARED	5026708	13
11	14	HEAD, HIGDON JUDSON	ADONIRAN JUDSON HEAD/BEDIA MASSEY REECE	M B	09SEP1888	OF TAYLOR	13AUG1991DA	27SEP1991DA	15OCT1991DA	1760733	FILM
11	0198	HEAD, HOWARD	RELATIVE: REEDY M. R. HEAD/	M B	09SEP1888	TAYLOR, PERRY	02MAY1922SL	PRE-1970	PRE-1970	0183490	FILM
16	0985	HEAD, HOWARD	JACKSON LLOYD HEAD/BETTY TONG HOWARD	M B	26APR1897	DUVAL, JACKSONVILLE	22FEB1991DA	23MAY1991DA	02OCT1991DA	5026708	11
11	2	HEAD, IVEY, V.	JACKSON LLOYD HEAD/BETTY TONG HOWARD	M B	11NOV1893	SUWANNEE, DOWLING PARK	30JUN1975SL	02OCT1975SL	13NOV1975SL	7500022	45
11	0418	HEAD, J. F.	BRYANT J. HEAD/MARTHA BRIDGES	H M	11MAY1879	SUWANNEE			01FEB1984PV	M513251	0987
3	0539	HEAD, J. F.	SARAH JANE PRITCHETT	H M	20APR1884	COLUMBIA			21JAN1980SL	M513011	1043
13	FILM	HEAD, JACKSON LLOYD	MOLLY PRATT	H M	20JAN1892	DUVAL, JACKSONVILLE			CLEARED	5026708	11
3	0394	HEAD, JACOB ANDREW	BETTY TONG HOWARD	M B	11FEB1892	OF TAYLOR	13AUG1991DA	27SEP1991DA	15OCT1991DA	1760733	FILM
4	0324	HEAD, ADONIRAN JUDSON	ADONIRAN JUDSON HEAD/BEDIA MASSEY REECE	M B	03AUG1904	HILLSBOROUGH, TAMPA	CLEARED	CLEARED	CLEARED	5026708	15
10	2	HEAD, JAMES GARLAND	WILLIAM PITT HEAD/ANABELLE MORROW	M B	09JAN1882	HILLSBOROUGH, PLANT CITY	CLEARED	CLEARED	CLEARED	5026708	13
11	3	HEAD, JAMES OSCAR	WILLIAM PITT HEAD/MATTIE OR MARTHA WINIFRED	M B	1918	DUVAL, JACKSONVILLE			CLEARED	9161102	3
12	0453	HEAD, JENNIE	D. J. HARTLY	W M	08JAN1885	ORANGE			02JUN1982PV	M513292	0278
21	0203	HEAD, JOHN	ELVINIA HARDEE	H M	17SEP1876	NASSAU			10MAY1990SL	M513371	0464
11	1014	HEAD, JOHN FRANKLIN	MARTHA J. PRITCHETT	H M	16OCT1833	SUWANNEE, LIVE OAK	04JUN1975PV	13JUN1975PV	01FEB1984PV	M513251	1063
11	2242	HEAD, JOHN HENRY	JOHN FRANKLIN HEAD/	M B	07DEC1860	SUWANNEE, LIVE OAK	04JUN1975PV	13JUN1975PV	11JUL1975PV	7433106	15
11	0234	HEAD, JOSIE	WILLIAM PITT HEAD/MATTIE OR MARTHA WINIFRED	M B	12OCT1884	PINELLAS, SEMINOLE	22FEB1991DA	16MAR1991DA	27SEP1991DA	5026708	13
11	1014	HEAD, JULIA H.	D. C. BRANNEN	W M	28JUL1878	TAYLOR			27JAN1983OK	M513241	0429
11	2242	HEAD, LOYE I.	BRYANT J. HEAD/MARTHA BRIDGES	M B	05APR1891	SUWANNEE, DOWLING PARK	30JUN1975SL	02OCT1975SL	13NOV1975SL	7500022	45
11	1267	HEAD, LUNETTA	NOAH HENRY FLEAGLE	W M	26APR1893	HILLSBOROUGH, TAMPA			CLEARED	5026708	5
11	0234	HEAD, MARY MARTHA	BRYANT J. HEAD/MARTHA BRIDGES	F B	24MAR1878	SUWANNEE, DOWLING PARK	30JUN1975SL	09OCT1975SL	26NOV1975SL	7500022	45
11	1493	HEAD, MARYAN HASTLETINE	EDWARD FRANKLIN EZELL	W M	15MAY1859	TAYLOR			25JAN1983OK	M513241	0023
11	0028	HEAD, NANCY	J. R. SLONE	W M	11AUG1881	SUWANNEE			01FEB1984PV	M513251	1169
11	1361	HEAD, NANCY ANN	RICHARD E. WILLIAMS	W M	21JAN1867	MANATEE			30JAN1985PV	M516131	0105
11	0245	HEAD, NEOLA	LOUIS HAMPTON ANDERSON	W M	19MAY1896	HILLSBOROUGH, TAMPA			CLEARED	5026708	1
11	0271	HEAD, NETA	CALLAWAY HEAD/DAISY JACKMAN	F B	06JAN1904	HILLSBOROUGH, TAMPA	22FEB1991DA	03MAY1991DA	27SEP1991DA	5026708	6
11	1361	HEAD, OLA	RELATIVE: JAMES TILLMAN/	F B	16JAN1880	TAYLOR, PERRY	09SEP1933SL	PRE-1970	PRE-1970	0183547	FILM
11	0271	HEAD, OLA IRENE	ADONIRAN JUDSON HEAD/SALLY TILLMAN	F B	16JUN1880	TAYLOR, PERRY	13AUG1991DA	15OCT1991DA	15OCT1991DA	1760733	FILM
11	1756	HEAD, PENNIE	JAMES P WOOD	W M	03JUL1900	HILLSBOROUGH, SEFFNER	22FEB1991DA	19MAR1991DA	27AUG1991DA	1760722	FILM
11	1479	HEAD, PHYDELIAN RUTH	WILLIAM PITT HEAD/MATTIE OR MARTHA WINIFRED	F B	23OCT1880	OF TAYLOR	13AUG1991DA	25SEP1991DA	15OCT1991DA	1760733	FILM
11	52	HEAD, ROBERTA	ADONIRAN JUDSON HEAD/BEDIA MASSEY REECE	F B	09NOV1889	DUVAL, JACKSONVILLE	22FEB1991DA	16MAY1991DA	27SEP1991DA	5026708	11
11	0702	HEAD, RUTH	JACKSON LLOYD HEAD/BETTY TONG HOWARD	F B	19AUG1909	DUVAL, JACKSONVILLE	22FEB1991DA	10JUL1991DA	27SEP1991DA	5026708	11
11	0702	HEAD, SARAH	BENJAMINE WHITFIELD	W M	11OCT1866	JEFFERSON			06JUN1986AZ	M516113	0753
11	0702	HEAD, SUSAN SALEMER	MATTHEW W. LUNDY	W M	01JUL1866	TAYLOR			26JAN1983OK	M513241	0103
11	0702	HEAD, TOBITHA	A. J. HEAD/BEEDY REESE	F B	14FEB1897	TAYLOR, PERRY	06OCT1913	20FEB1981IF		H000140	0249
11	0702	HEAD, TOBITHA	ADONIRAN JUDSON HEAD/BEDIA MASSEY REECE	F B	14FEB1897	TAYLOR, PERRY	06OCT1913	13JAN1978WA		T901950	0205

Δ = ENTRY ALTERED FROM SOURCE; *, &, > = RELATIVES NAMED IN SOURCE. SEE "SYMBOLS" IN INSTRUCTIONS.

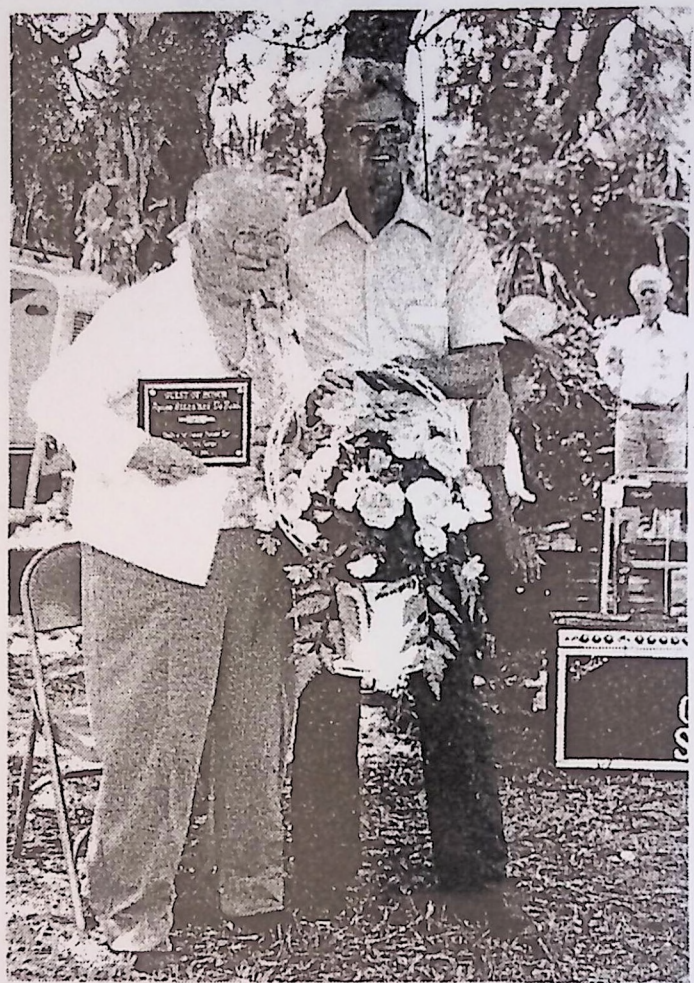
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HEAD, WILLIAM

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OZELLO PIONEER DAYS

If you missed the Ozello Pioneer Days you missed an old-fashioned good time. The day started around noon. Old timey costumes were everywhere and the ladies were lovely and the men looked as if they could still drive a team of oxen all day. When you first arrived you could sign in the quest book and guess how many Jelly Beans were in the jar and how many pennies were in another jar. You buy raffle tickets for a beautiful afghan. They had drawings for door prizes all day. Frank Hayden, the president of the Ozello Civic Club, told us that Thelma Henderson was the chairman of the Pioneer Days and had organised the whole day, with a lot of help from friends. The Cowboy Junction Band was there to provide that old time Country Music. They had 11 musicians there including Buddy, Freda, and Johnny Pastuck, Wally Jones, Pretty Miss Rudy, Evelyn Wydeck, Leo Vargason, Carl Spinks, Don Earel, Ron Pfiester, Nettie Walters, Earlene Simpkins, Ruth Hanson. Inside the Civic Center were displays of Antique Photos of the DeBusk family and scenes depicting Ozello in the early days



MRS. Agnes (Stanaland) DeBusk with her oldest son presenting her with a bouquet of roses.

The day started off with a beautiful dinner with enough food to feed all of Citrus County. Next Mr. Hayden called up the town Historian who gave some interesting facts about Ozello. About how Ozello got its name which means Dlightful near the sun with pure air and it certainly is. Next the Sheriff (Rev. Bob Hindman) arrested Ozello's citizen of the year, Agnes (Stanaland) DeBusk. Mrs. DeBusk has been a resident of Ozello between 50 and 60 years. She will soon be 73 years old. Her husband and her raised 9 children and Agnes raised her own 6 brothers and sisters. She went to the Ozello Elementary School until the 6th grade and got married at the age of 14. She has had 24 grandchildren, and a lot of great-grandchildren. Our editor wanted everyone who was kin to her to stand up for a picture and it looked like the town of Ozello started to come up. So we only got the major portion of the family in the pictures. She was presented a plaque by the town of Ozello and a corsage. Her children presented her with a bouquet of roses-each color represent her different children. The day was full of games and music and laughter. With the sun showing its best.

'No Way For A Fisherman To End Up'

Louis Revels never would have guessed that the salt flats of Ozello would beat him to the end. But that is how it turned out, and Louis Revels is leaving now to find his own ending somewhere else.

One time Ozello was a tiny fishing village separated from the rest of Citrus County by mile after mile of open sawgrass marsh. One time Louis Revels was a big fisherman whose big laugh and country charm separated him from nobody at all.

But that is not now. When Louis Revels' wife's grandfather homesteaded Ozello, it was so far away from anywhere and so wet and wild that you did not worry about anyone coveting your claim. When Louis Revels' wife went to the one-room eight-grade school in Ozello she went by boat, like everyone else.

When Louis Revels first navigated Black Creek and the hundred other bayous, inlets and streams that made up the coast he fished from Wacassassee to Chassowitzka, he caught sight of the tiny village, blinked twice and passed on by.

"Ozello was that place that no one knew, and no one really sought to know."

But time changed that, if slowly and if in a way that Louis Revels still cannot believe.

"Old Man Jim Brown" was elected county commissioner, on CP, and being the first commissioner from out Ozello way, he figured it near time that Ozello caught some of the county money. No one could quite believe it when a paved road was stretched out entering between the quiet water and the palm tree hammocks toward the tiny village. If the one-lane bridges along the route bothered the Ozello folks, they did not say it, or if they did they did not say it very loud.

Louis Revels, anyway, watching the overly narrow road from his tiny concrete fish house, did not complain because, in fact, he liked the open space and hoped it would not change.

Louis Revels was from a fishing Cracker family that had fled in 1927 from the boom that stretched south from St. Petersburg toward Terra Ceia Island, where the Revels clan had made their way.

When it had got too bad to stand, Louis Revels' stepfather had loaded a little boat with scant provisions and began to row the family—mother and three young sons—north from Terra Ceia toward something that he



RAY WASHINGTON

Special Correspondent

Cracker Florida

1966, when telephones finally came to Ozello, it was a good thing, and Louis Revels said as much.

But Louis Revels' big, broad back began to stoop from heart trouble and disability while still on the shy side of 60, and he decided that it would be too much to grow old and weak on the salt flats that would not remain the flats were many fish and not so many people in the land he dreamed about. The family pushed the loaded skiff up into the marsh grass and mangroves beside the 22nd Street Causeway in Tampa, and leaving all but what could be carried, they jumped a trolley across town, toward the woods, where in the cold they camped. Then they walked north, toward the Citrus County Coast, and Louis Revels found his home.

That was over 60 years ago, before Louis Revels started school, before he dropped out of school at 12 to begin a life of fishing, before he married an Ozello girl, before six children, before he worked up from fisherman and invested all he had in an Ozello fish house, before two heart attacks checked his success.

Yet even after all that life had passed, Louis Revels had made and kept Ozello as his home, and he thought he might keep it his home forever. The salt flats were not far, after all, from great schools of mullet, and from soft crabs and oysters, too. There was history there on his three acres, and Belle, his wife, would always remind him of that—in the bleeder that remained from when her grandfather had made his homestead, in the old ferry landing near where the cedar now stands slowly growing.

And Louis Revels was not one to be overly romantic about past (except to remember when mullet brought a fisherman 18 cents per pound and yet an outboard motor could be bought for less than \$100). All change did not bother him. The paved roads were

flats he knew.

"It would be different if I was like I was," Louis Revels said one rainy day, chasing sweet red wine down with beer at a tourist-crowded Ozello bar, where once there were no crowds. "It's a combination of me being down and things changing so quick now. Hell, this ain't no way for a fisherman to end up."

"Not like it was when you and I was rolling, is it Louie?" asked Bob Jones. "You and me are about the last ones, Louie. Nobody could do like us, could they, Louie?"

"Haw, haw, haw," laughed Louis Revels. "I doubt it. We did all right. It's been a good life. There's a lot of exposure in it, I guess. And you get old before your time. But fishing was a good life. You work for yourself. You do all right."

"I'm disabled more than you," Bob Jones said. "I'd still do all right. Still know fishing here better than anyone."

"Naw," said Louis Revels. "This won't be the place to do nothing like that. They're two-laning the bridges. Concrete trucks'll make it over now and there'll be building. Big fancy houses are coming. People already crowd in every weekend and land prices is gone out of sight. It don't take long."

"It'll get like I saw it over at the barge canal. A man was out there grabbing up oysters in a \$150 suit. I went up there one morning and there was some lady with a hammer gathering oysters. Her husband was telling her, 'By God, honey, we got all the oysters we need,' and she saying, 'I been hearing about these oysters and I'm here and I'm going to get all of them.' She had that hammer and she was laying the whole bank white behind her, not just taking the good ones, but taking everything."

"I still know the fishing out here better than anyone, damn it," Bob Jones insisted.

"Well, you do it," Louis Revels said. "Soon as I can sell my three acres, I'm going. I'm going to find five acres somewhere and get right in the middle of it and forget all about this."

The two former fishermen looked at their glasses and the rain beat down.

"No, I won't forget this," Louis Revels said later, when there was no rain. "I've never seen any part of Florida like this. Ten million miles of creeks and guts and ditches and bayous. I don't guess I'll be forgetting

Ozello pioneer Agnes DeBusk dead at 82

By Jan Witherspoon
Staff writer

One of Ozello's pioneers, 82-year-old Agnes O. DeBusk, died Tuesday, Oct. 31, at her daughter's home in Altamonte Springs.

Most of Mrs. DeBusk's life was spent on an island with her husband,

Herman Marshall DeBusk, in Green Leaf Bay where the Salt and St. Martin's rivers meet. He was a fisherman and she was a homemaker who raised her seven children plus six younger brothers and sisters.

Born in Cross City, she moved to the Ozello area and married at 14 to 22-

year-old DeBusk. They were married 57 years.

Her daughter, Hazel Peebles, recalls her mother and the island home where their family were the only residents. Going to the store was a boat trip. And she says she knows her mother never rowed a boat and didn't know how to

swim. "We had no indoor plumbing until around 1954, we always had a garden. Life was hard."

Mrs. DeBusk stayed on the island, living most of the time by herself after her husband died.

Remembering her mother, Mrs. Peebles said, "She loved all of us.

Harvey DeBusk, 81, of Crystal River

Harvey DeBusk, 81, of Crystal River died Monday, Nov. 16, 1992. He was born in Ozello, Fla., and was a lifetime resident of the area. He retired from the Pinellas County School Board and is a member of the Crystal River Church of God.

He is survived by his wife, Gladys, of Crystal River; two sons, Andrew DeBusk of Montgomery, Ala., and Mannis Ray DeBusk of Lakeland, Fla.; one stepson, Billy Williams of Belvidere, Ill.; one daughter, Faye Groves of Crystal River; two brothers, Cary and Edgar, both of Crystal River; 21 grandchildren and 17 great-grandchildren.

Strickland Funeral Home, Crystal River.

Agnes O. DeBusk, 82, of Altamonte Springs

Agnes O. DeBusk, 82, of Altamonte Springs, formerly of Ozello, died Tuesday, Oct. 31, 1995, at Florida Hospital, Altamonte Springs. A native of Cross City, Fla., she moved to Altamonte Springs two and a half years ago from Ozello. Mrs. DeBusk was a member of Christian Center Church, Homosassa Springs.

She is survived by two sons, Kenneth DeBusk of Homosassa and Ronald DeBusk of Ozello; five daughters, Myrtle Phiel of Cairo, Ga., Hazel Peebles of Altamonte Springs, Fla., Carolyn Swearingen of Pedro, Fla., Marsha Philman of Dunnellon, Fla., Wilma Wiles of Ozello; one brother, Cary Stanaland of Powell, Tenn.; two sisters, Angie Lasco of Cross City, Fla., Ethel Strange of Orlando, Fla.; 23 grandchildren; 32 great-grandchildren and six great-great-grandchildren.

Wilder-Fountains Funeral Home, Homosassa Springs.

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Strickland Funeral Home, Crystal River.

Wed Nov 18, 1992



David L. (Dick) DeBusk

Statement

Born: Citrus County, November 27, 1925.
Attended school in Citrus County, and special courses while in Service.

Married to Christine and have three children: Tricia, Brenda and Richard.

Self employed since 1958.

I am a veteran, and member of V.F.W. Post 4252 LeRoy Rooks Jr. Post - American Legion Post #77, Charter Member Loyal Order of Moose #2112, Associate Member of A.I.D. Club.

I was elected in 1972 as County Commissioner in Dist. #3 and served until 1976.

I am seeking the County Commission office because I know the needs of the people of Citrus County. I am experienced in road building. And I feel the taxpayers deserve more for their tax money than they are getting now.

My main concerns include:

- 1) Cut millage to compensate for the 100 percent reassessment.
- 2) Truck by-pass around Inverness.
- 3) To build fire houses where needed most.
- 4) No new taxes or new departments to be fed with taxpayers' money.
- 5) Protect our water and natural resources.
- 6) Strict mining ordinance.
- 7) Follow up on 4 laning Hwy. 44 to Crystal River.
- 8) Industrial Parks.
- 9) 201 Sewer Grant.
- 10) I am committed to work for all people in Citrus County to make this County a better place to live.

Jankowski, August 24, and Ebba Lyons, August 26. May you both have a happy day and many many more of them.

Ray and Louise Morrow of Pine Lake, and owners of Bill and Marty's Bait and Tackle Store went to the East Coast to attend the wedding of Louise's daughter, Linda. Linda and Earl Nelson were married on August 12 in Hollywood. They will be moving to Floral City about the first of September.

Checking over the column, I have the John Collins' in their new home on Gospel Island. Well, they are still on Pyle Road and will be for a while. I wasn't trying to rush you; but I was a little too anxious. As soon as you are definitely settled, I'll let everyone know all about you.

This is the list for the coming week:

The Ladies Auxiliary of the floral City Volunteer Fire Department will meet on Monday, August 28, at 7:30 p.m. at the Fire Station.



DICK DeBUSK

DeBusk Pledges To Be Full-time Commissioner

David L. Dick DeBusk, candidate for County commission from District 3, has pledged to be a "full-time commissioner" and to work cooperatively with the rest of the commissioners.

The 48-year-old Citrus County native and avid Republican has stated he will work toward improving recreational facilities and major highways throughout Citrus County if given the opportunity.

Born in Citrus County, DeBusk attended school in Inverness, then joined the Navy in 1943. During his tour of duty, he was assigned to a combat zone in the South Pacific, Tulega Island near the Guado Canal, where he served two years. He was discharged in 1946.

For a short period of time he worked for Central Truck Lines, then enlisted in the Army to serve in Korea during that conflict. After being discharged for the second time, he was employed at Complete Auto Transit in Atlanta.

In 1958, DeBusk returned to Citrus County, entering into the fill dirt and landscape business, participating in general construction also.

DeBusk has had an "active civic life," he said and pointed out he is past commander of the American Legion, a member of the VFW Post 4252, and helped build the Hernando Post. He is a member of the Citrus County Chamber of Commerce, helped organize the boat club here, and was formerly a member of the Hernando Civic Club.

...ones around.
 ...er with you. Shall we count on YOUR subscrip-
 ...nk it would be best to start RIGHT NOW?

Very truly yours,

CHRONICLE, INVERNESS, FLORIDA

OCT 8, 1915

Proceedings County Com- missioners

Inverness, October 4th, 1915.

The Board met at ten o'clock with Chairman Williams and Commissioners Davis, Kelly, Turner, present.

Minutes of meeting of September were read and approved.

Pistol bond of John I. Barnes was approved.

The use of the private office in the Courthouse assigned to Judge Bullock, was granted to R. L. Turner, State Rural School Inspector, without charge.

Commissioner Rooks came in and took his seat.

It was agreed, on motion of Davis that the Trustees of Lecanto Road Sub District, be authorized to borrow an amount of money equal to 95 per cent of their 1915 taxes, to be used in repairing roads in said district.

License report was filed by Judge de Muro, showing \$141.25 due County.

A. J. McDonald, of Inverness, was granted \$5.00 per month as temporary relief.

Bill of Wm. A. Allen for logs cut in February, May and September, was laid over for investigations.

The following boundry bills were examined, approved and ordered paid:

Geo. A. D. Barnard & Co. warrant book	\$14.00
Office supplies	2 93
Rigore Seed Company, Inverness	44 50
McLain & McKay, Round Bay	6 13
Paul House window	2 31

Citrus County Bank, Interest on \$4000, 9 days 6 per cts.	6.00
W. H. Warnock, Surveying road Inverness via Leggett Pond R. S. D. 4	21 00
S. E. Scragus, Repairing road Lecanto to 4 mi. east from Holder, R. S. D. 3	130.00
A. D. Hartsell, Repairing, building & strowing Holder-Stoke's Ferry Road	315.00
J. E. Rooks, crim. fee State vs Joe Thompson	2.40
Geo. T. Nelson, crim. fee, State vs. Preacher	
Randolph	1.79
Geo. T. Nelson, crim. fee, State vs. Geo. Matson	2.00
Jule Ball, witness	1.10
Joe Dunk, "	1.10
Mary Lawrence, witness	1.10
Robert Foote, "	1.00
F. M. Dampier, Treasurer's Commissions	174.40
Williams Fish Co., road pay rolls; R. S. D. 2	149.05

The Clerk was directed to write the S. A. L. Railway in regards to bad condition of crossings near old Arlington and near Falcia, and to the A. C. L. Railway in regards to Moon's crossing below Floral City.

State pension application of J. B. Dale was approved.

F. M. Dampier, County Treasurer, filed his report of receipts and disbursements for September, showing as follows:

GENERAL FUND.	
Sept. 1. To bal	\$ 5037 51
To C. E. Allen,	621 75
	6689 26
Sept. 30. By warrants paid	1173 70
October 1. To bal. on hand	\$4515 56

ROAD AND BRIDGE FUND	
Sept. 1. To bal.	\$538 62
To C. E. Allen,	556 88

President Wilson announced Wednesday night through his private secretary his engagement to Mrs. Norman Galt, a Washington widow. The exact date for the wedding has not been set, but is expected to take place sometime in December.

The president met his future mate through daughters. It was Miss Margaret Wilson and her cousin, Miss Wordow Bones, who drew Mrs. Galt into the White House circle. Mrs. Galt is the widow of a well known business man of Washington, who died eight years ago. She has lived in Washington since her marriage in 1896. She is about thirty-eight years old and was Miss Edith Bolling, born in Wytheville, Va., and her father, Wm. H. Bolling, was a prominent lawyer.

A. W. DeBusk Dies Suddenly

Dropped Dead on Ferry
 Boat at Carlsons Ferry
 at 11 a. m. Tuesday

Deceased Had Many Friends in Inverness

A. W. DeBusk while in the act of transferring the ferry boat from one side of the river to the other at Carlsons ferry dropped dead at 11 a. m. Tuesday. He was apparently hale and healthy, while he was a man of 60 years of age yet he seemed in perfect health. The funeral was held from his late residence at 11 a. m. Wednesday, and burial took place at Oak Grove Cemetery. The Chronicle extends sympathy to the sorrowing friends in this hour of bereavement.

Sept. 30. By warrants paid	184 16
Oct. 1. To bal on hand	603 83
R. S. D. No. 7	
Sept. 1. To bal.	\$201 70
To C. E. Allen	408 30

LM	DOBY, LEONARD	JANE VAUGHAN	H M	14FEB1879	ALACHUA				01JUN1982PV	M513033	0272
	DOBY, LONN	SYLVIA HENSE	H M	10JUL1877	PUNNAM				04MAR1986HF	513271	0921
	DOBY, L. SA	PHILIP PENNETT	W M	21AUG1884	ALACHUA				02JUN1982P	513033	1356
	DOBY, RICHARD	ELIZABETH REEVES	H M	29NOV1883	ALACHUA				02JUN1982PV	513033	1198
	DOBY, SIMON	POLLY SAMPSON	H M	10JAN1880	ALACHUA				01JUN1982PV	M513033	0380
	DOBY, SUSAN	JERRY COTTON	W M	19FEB1885	ALACHUA				02JUN1982PV	M513033	1446
95	DOBY, THOMAS	EASTER EDWARDS	H M	19JAN1878	ALACHUA				28MAY1982PV	M513033	0058
48	DOBY, WILLIAM	AMY LINCH	H M	04JUL1866	ALACHUA				27MAY1982PV	M513031	0383
	DEBUCORY, P. P.	ADALAID MOLAXCARROFF	H M	29SEP1878	ORANGE				08FEB1983OK	M513291	0406
	DEBOISE, ** SEE DUBOIS										
LM	DEBUSK		M B	1847	COLUMBIA		01NOV1990JR	25JAN1991JR	05FEB1991JR	5010269	37
12	DE BUSK, ALEXANDER	STEPHEN T. DE BUSK/SARAH ELIZABETH CLARK	H M	15MAY1887	LEVY				11OCT1990JR	5010269	37
94	DE BUSK, ALEXANDER	ELIZABETH STANLEY	H M	1848			CLEARED	CLEARED		F510269	0033
	DE BUSK, MRS. AMANDA	AA SPOUSE: DAVID L. DE BUSK/	F B								
20	DEBUSK, ANNIE BELLE	MALCOLUM FRANKLIN ODOM/ELLA MALLISSA LEE	F B	03NOV1909	SANTA ROSA, MUNSON		29AUG1997OG	23SEP1987OG	10OCT1987OG	8705409	43
57	DE BUSK, DAVID L.	SPOUSE: AMANDA	M B	1848	COLUMBIA		01NOV1990JR	25JAN1991JR	17OCT1990JR	5010269	33
69	DE BUSK, DAVID L.	AMANDA	H M	1869	SUMTER				11OCT1990JR	5010269	33
19	DE BUSK, IDA	DAVID L. DE BUSK/AMANDA	F B	1877	SUMTER		12OCT1990JR	08DEC1990JR	02JAN1991JR	5010269	33
87	DE BUSK, JOHN T.	ANNIE V. BELLAMY	H M	11DEC1875	SUMTER				11OCT1990JR	5010269	34

Δ = ENTRY ALTERED FROM SOURCE; *ΔΔ = RELATIVES NAMED IN SOURCE. SEE "SYMBOLS" IN INSTRUCTIONS.

A = ADULT CHRISTENING B = BIRTH C = CHRISTENING D = DEATH OF BURIAL ALL OTHERS = MISCELLANEOUS
 F = BIRTH OR CHRISTENING OF FIRST KNOWN CHILD M = MARRIAGE H = CENSUS W = WILL

8

DEBUSK, JOHN T.

COUNTRY	UNITED STATES	STATE: FLORIDA	AS OF MAR 1992	SOURCE					
NAME	M=MALE F=FEMALE H=HUSBAND W=WIFE	TYP	EVENT DATE	COUNTY, TOWN, PARISH	B	E	S	BATCH/FILM No	SERIAL SHEET
DEBUSK, JOHN T.	FATHER / MOTHER OR SPOUSE OR RELATIVE								
DEBUSK, JOHN T.	ANNIE BELLAMY	H M	15DEC1875	SUMTER			27OCT1982OK	M513281	0243
DE BUSK, LAURA		F B	1851	COLUMBIA	12OCT1990JR	08DEC1990JR	02JAN1991JR	5010269	37
STEPHEN T. DE BUSK/SARAH ELIZABETH CLARK									
DE BUSK, PRESTON	DAVID L. DE BUSK/AMANDA	M B	1872	SUMTER	01NOV1990JR	25JAN1991JR	05FEB1991JR	5010269	33
DE BUSK, SALLIE A.		F B	AUG1878	SUMTER	12OCT1990JR	08DEC1990JR	02JAN1991JR	5010269	34
JOHN T. DE BUSK/ANNIE V. BELLAMY									
DE BUSK, STEVEN	DAVID L. DE BUSK/AMANDA	M B	1880	SUMTER	01NOV1990JR	25JAN1991JR	05FEB1991JR	5010269	33
DE BUSK, UNDERHILL		M B	1850	COLUMBIA	02NOV1990JR	25JAN1991JR	05FEB1991JR	5010269	37
STEPHEN T. DE BUSK/SARAH ELIZABETH CLARK									
DE BUSK, WILLIAM	DAVID L. DE BUSK/AMANDA	M B	AUG1878	SUMTER	01NOV1990JR	25JAN1991JR	05FEB1991JR	5010269	33
DECALA									
DE CALA, ANNA MARIA DOLORES		F C	05JUN1794	SAINTE JOHNS, SAINT AUGUSTINE, ROMAN CATHOLIC CHURCH					
PEDRO DE CALA/ANNA MARIA DOLORES SIGLE									
DE CALA, ANTONIO LORENZO		M C	15AUG1791	SAINTE JOHNS, SAINT AUGUSTINE, ROMAN CATHOLIC CHURCH					
PEDRO DE CALA/ANNA MARIA DOLORES SIGLY									
DE CALA, JOSEPH MANUEL		M C	01APR1789	SAINTE JOHNS, SAINT AUGUSTINE, ROMAN CATHOLIC CHURCH					
PEDRO DE CALA/ANNA MARIA DE LOS DOLORES SIGLE									
DE CALA, JUANA MARIA ANTONIA		F C	03NOV1798	SAINTE JOHNS, SAINT AUGUSTINE, ROMAN CATHOLIC CHURCH					
PEDRO DE CALA/ANNA MARIA SIGLE									
DE CALA, PEDRO HERMENE GILDO		M C	17APR1796	SAINTE JOHNS, SAINT AUGUSTINE, ROMAN CATHOLIC CHURCH					
PEDRO DE CALA/ANNA MARIA SIGLE									
DECANSEY									
DECANSEY, SARAH	WILEY W. WHIDDON	W M	18DEC1837	JEFFERSON			20APR1982IF	M516112	0072
DECANSEY									
DECANSEY, HENRY	ELIZABETH CONE	H M	31OCT1844	JEFFERSON			21APR1982IF	M516112	0171
DECARDENA									
DE CARDENAS, JOSE MA.	ALTAGRACIA LAVIELLE	H M	08NOV1862	MONROE			20FEB1986SG	M513361	0924
DECASTOR									
DECASTOR, FRANK	NANCY DECASTOR	H M	26AUG1866	GADSDEN			11FEB1981LG	M513081	0755
DECASTOR, NANCY	FRANK DECASTOR	W M	26AUG1866	GADSDEN			11FEB1981LG	M513081	0755
DECASTRO									
DECASTRO, JOHN MARK		M B	24JAN1953	HILLSBOROUGH, TAMPA	19APR1990AT	24APR1990AT		5013099	29
AUBREY D'ARCEZ DECASTRO/MARTHA LEE CROW									
DECATTS									
DECATTS, EDWARD FRANCIS	LIZZIE H. FORSTER	H M	26APR1881	ORANGE			08FEB1983OK	M513291	0597
DECAUSEY									
DECAUSEY, ARD	ARD DECAUSEY/CATHERINE BILES	M B	08MAY1833	JEFFERSON, NEAR MONTICELLO	05NOV1938SG	PRE-1970	PRE-1970	0170877	FILM
DECAUSEY, CHARLES BILES		H B	27JUN1819	JEFFERSON, NEAR MONTICELLO	05NOV1938SG	PRE-1970	PRE-1970	0170877	FILM
ARD DECAUSEY/CATHERINE BILES									
DECAUSEY, ELLA FAIR		F B	27MAY1859	JEFFERSON, NEAR MONTICELLO					

HUSBAND William BELLAMY
 Born c 1780 Place Georgetown Dist., S.C. (now Horry Co.)
 Chr. _____ Place _____
 Marr. c 1802 Place _____
 Died 1845 Place Horry Dist., S.C. (now Horry Co.)
 Bur. _____ Place _____
 HUSBAND'S FATHER Abraham BELLAMY (1752-1828) HUSBAND'S MOTHER Claremore (1757-1833)
 HUSBAND'S OTHER WIVES (2) Mary BELLAMY no issue

WIFE (1) Mary WEST
 Born _____ Place _____
 Chr. _____ Place _____
 Died c 1829 Place Georgetown Dist., S.C.
 Bur. _____ Place Bellamy Cem., Longs, S.C.
 WIFE'S FATHER Robert WEST WIFE'S MOTHER Mary
 WIFE'S OTHER HUSBANDS _____

PLACES: Sharon, Windsor, VI.

ENTER ALL DATA IN THIS ORDER:
 DATES: 14 Apr 1794

To indicate that a child is an ancestor of the person submitting the sheet, place an "X" behind the number pertaining to that child.

SEX M F	CHILDREN List each child (whether living or dead) in order of birth Given Names SURNAME	WHEN BORN			WHERE BORN			DATE OF FIRST MARRIAGE	WHEN DIED	
		DAY	MONTH	YEAR	TOWN	COUNTY	STATE OR COUNTRY	TO WHOM	DAY	MONTH
1	M John BELLAMY			1803	died in Fla.	Geo. Dist.	S.C.	1828 Charlotte		
2	M Seth BELLAMY			1805		"	"	1840 (1) Sarah Matilda BELLAMY	1860-1870	
3	M Daniel BELLAMY	6	Dec	1806		"	"	1833 Prudence J. GORE	27 Sep	189
4	(Nancy)							1835 John Campaign WHITE	28 Jul	188
5	F Ann Frink BELLAMY	9	Apr	1808	died in Fla.	"	"			
6	F Unknown BELLAMY			c 1810		"	"		before 184	
7	F Mary D. BELLAMY			1811		"	"	1838 John J. V. MONTGOMERY	1870-1880	
8	F Clara BELLAMY			1813		"	"	1832 Abraham BELLAMY	c Sep	1850
9	F Harriet W. BELLAMY	28	Dec	1814		"	"	1831 William A. D. BRYAN	1 Jul	184
10	M William Addleton BELLAMY	4	Jan	1816		"	"	1835 (1) Annah HICKMAN	26 Apr	190
11	F Cynthia BELLAMY			1818		"	"	1834 John S. THOMAS	after	1880

continued on page 2

SOURCES OF INFORMATION

OTHER MARRIAGES

2 m (2) Hannah LIVINGSTON (wid.)
 # 9 m (2) Rebecca Jane BOYD no iss

Corn _____ 1780 _____ Place _____
 Chr. _____ Place _____
 Marr. _____ Place _____
 Died _____ 1845 _____ Place _____
 Bur. _____ Place _____
 HUSBAND'S FATHER _____ HUSBAND'S MOTHER _____
 HUSBAND'S OTHER WIVES _____

WIFE (1) Mary WEST

Born _____ Place _____
 Chr. _____ Place _____
 Died _____ Place _____
 Bur. _____ Place _____
 WIFE'S FATHER _____ WIFE'S MOTHER _____
 WIFE'S OTHER HUSBANDS _____

SEX M F	CHILDREN List each child (whether living or dead) in order of birth Given Names SURNAME	WHEN BORN			WHERE BORN		STATE OR COUNTRY	DATE OF FIRST MARRIAGE TO WHOM	DAY	WHEN DIED MONTH	YE
		DAY	MONTH	YEAR	TOWN	COUNTY					
11 F	Teresa BELLAMY			1820		Geo. Dist.	S.C.	(1) William Andrew HARDEE	1838	after 1880	
12 F	Margaret BELLAMY			1822		"	"	Andrew Jackson HARDEE	1839	after 1880	
13 F	Mariah BELLAMY		Apr	1825		"	"	Wade Hampton PARKER	1845	1913	
14 F	Susannah (?) BELLAMY			1826		"	"	Thomas BESSENT	1842	ca 1847	
15 F	Elizabeth BELLAMY		Jun	1829	died in Fla.	"	"	Abraham BELLAMY	1852	Apr 1909	
6											
7											
8											
9											
10											
11											

SOURCES OF INFORMATION

OTHER MARRIAGES

1 m (2) William E. HUGHES
 (See Horry Co., S.C. censuses: 1850
 # 914; 1860 # 9; 1880 p 139)

ENTER ALL DATA IN THIS ORDER:
 DATES: 14 Apr 1794
 FAMILY GROUP RECORD

PLACES: Sharon, Windsor, Vi.
 To indicate that a child is an ancestor of the person submitting the sheet, place an "x" behind the number pertaining to that child.

HUSBAND'S NAME: ABRAHAM BELLAMY (SERVED AS LT. COL. BELLAMY, GEN. MARION'S BRIGADE)
 Born: 1752 Place: Buck Creek, Craven Co., S.C. (now Horry Co.)
 Chr.: _____ Place: _____
 Marr.: ca 1775 Place: _____
 Died: 18 Mar 1828 Place: Jefferson Co., Fla.
 Bur.: _____ Place: Bellamy Cem., Bellamy Plantation, Jefferson Co.
 HUSBAND'S FATHER: John BELLAMY (b ca 1720) HUSBAND'S MOTHER: Elizabeth JORDAN (?)
 HUSBAND'S OTHER WIVES: _____

war records S.C. Archives, Columbia S.C.

WIFE: Claremore
 Born: 1757 Place: _____
 Chr.: _____ Place: _____
 Died: 3 Dec 1833 Place: Jefferson Co., Fla.
 Bur.: _____ Place: Bellamy Cem., Jefferson Co., Fla.
 WIFE'S FATHER: _____ WIFE'S MOTHER: _____
 WIFE'S OTHER HUSBANDS: _____

SEX M F	CHILDREN		WHEN BORN			WHERE BORN			DATE OF FIRST MARRIAGE	WHEN DIED	YEA	
	List each child (whether living or dead) in order of birth Given Names	SURNAME	DAY	MONTH	YEAR	TOWN	COUNTY	STATE OR COUNTRY	TO WHOM	DAY		MONTH
1	(Jack)	BELLAMY	10	Sep	1776		George-town	S.C.	ca 1799	20	Feb	1845
M	John	BELLAMY	10	Sep	1776		George-town	S.C.	Margaret BELL			
2	Elizabeth	BELLAMY	9	Nov	1778		Dist.	"	ca 1796	1830-1840		(?)
F	Elizabeth	BELLAMY	9	Nov	1778		"	"	(1) John FRINK			
3	William	BELLAMY			ca 1780		"	"	ca 1802			1845
M	William	BELLAMY			ca 1780		"	"	(1) Mary WEST			
4												
5												
6												
7												
8												
9												
10												
11												

SOURCES OF INFORMATION Tombstone inscriptions from Bellamy Cem.; will of Abraham Bellamy, Fla. State Archives, Tallahassee, Fla.; records of C. B. Berry, N. Myrtle Beach, S.C.; records of Mrs. Janet Woodard, Charleston, S.C.; "The Bellamys Of Territorial Florida" by Eleanor H. Grenelle; Fla. censuses 1830-1840.

OTHER MARRIAGES
 # 2 m (2) HUGHS
 # 3 m (2) Mary BELLAMY no issue

ENTER ALL DATA IN THIS ORDER:
 DATES: 14 Apr 1794

FAMILY
 GROUP
 RECORD

PLACES: Sharon, Windsor, Vt.
 To indicate that a child is an ancestor of the person submitting the sheet, place an "X" behind the number pertaining to that child.

HUSBAND Richard BELLAMY
 Born c 1770 Place Buck Creek, Georgetown Dist., S.C. (now Horry Co.)
 Chr. _____ Place _____
 Marr. c 1795 Place _____
 Died 1833 Place Horry Dist., S.C. (now Horry Co.)
 Bur. _____ Place _____
 HUSBAND'S FATHER John BELLAMY (b c 1720) HUSBAND'S MOTHER Elizabeth (JORDAN?)
 HUSBAND'S OTHER WIVES _____

WIFE Elizabeth GRISSETT
 Born c 1774 Place North Carolina
 Chr. _____ Place _____
 Died 1839-1840 Place (named in division of Richard's estate Feb 1839 but not in 1840 census)
 Bur. _____ Place _____
 WIFE'S FATHER William GRISSETT (b 1749) WIFE'S MOTHER Priscilla WINGATE (d/o Edward and Sarah WINGATE)
 WIFE'S OTHER HUSBANDS _____

SEX M F	CHILDREN		WHEN BORN			WHERE BORN Dist.		DATE OF FIRST MARRIAGE	WHEN DIED
	Given Names	SURNAME	DAY	MONTH	YEAR	TOWN	COUNTY STATE OR COUNTRY	TO WHOM	DAY MONTH YEAR
1 M	William G.	BELLAMY			1796		George-town S.C.	(1) Unknown	24 Nov 1864
2 F	Sarah	BELLAMY			1798	"	"	David R. NEWTON	1850-1860
3 M	Richard G.	BELLAMY			1800	"	"	c 1832	1850-1860
4 M	James	BELLAMY			1802	"	"	Christiana STANALAND	5 Jun 1820 27 Dec 1853
5 M	John G.	BELLAMY			1806	"	"	Margaret JENERETT	c 1828 1850-1860
6 M	Abraham	BELLAMY			1809	"	"	Mary Elizabeth ETHERIDGE	c 1832 10 Jan 1881
7 F	Ann (Nancy)	BELLAMY			1810	"	"	(1) Clara BELLAMY	1860-1870
8 M	Joseph J.	BELLAMY			1816	"	"	Arthur C. SUGGS	c 1836 1860-1870
9								Ann Ida SMITH (Nancy)	
10									
11									

SOURCES OF INFORMATION

OTHER MARRIAGES

1 m (2) Demaris
 # 6 m (2) Elizabeth BELLAMY

FAMILY
GROUP
RECORDENTER ALL DATA IN THIS ORDER:
DATES: 14 Apr 1794PLACES: Sharon, Windsor, Vt.
To indicate that a child is an ancestor of the person submitting the sheet, place an "A" behind the number pertaining to that child.

STOCK NO. 01-07

HUSB ID 5 **Abraham BELLAMY**

Born 1809 Place Georgetown Dist., S.C. (now Horry Co.)

Chr. _____ Place _____

Marr. _____ Place _____

Died 10 Jan 1881 Place Alto, (now Rutland) Sumter Co., Fla.

Bur. _____ Place Family Cem., Potter's Bend, Rutland, Fla.

HUSBAND'S FATHER Richard BELLAMY (c 1770-1833) HUSBAND'S MOTHER Elizabeth GRISSETT

HUSBAND'S OTHER WIVES (2) Elizabeth BELLAMY (sister of Clara)

WIFE (1) Clara BELLAMY

Born 1813 Place Georgetown Dist., S.C.

Chr. _____ Place _____

Died c Sep 1850 Place Horry Co., S.C.

Bur. _____ Place _____

WIFE'S FATHER William BELLAMY (c 1780-1845) WIFE'S MOTHER Mary WEST (d c 1829)

WIFE'S OTHER HUSBANDS _____

SEX M F	CHILDREN List each child (whether living or dead) in order of birth Given Names SURNAME	WHEN BORN			WHERE BORN			DATE OF FIRST MARRIAGE	WHEN DIED		
		DAY	MONTH	YEAR	TOWN	COUNTY	STATE OR COUNTRY	TO WHOM	DAY	MONTH	YEAR
1	(Frank)							<u>1855</u>			<u>1871</u>
M	Francis K. BELLAMY	15	Jan	1833		Horry	S.C.	Mary Magdaline BELLAMY			
2	F Mary Ellen BELLAMY	12	Oct	1834		"	"	<u>1853</u> 8 Oct 1898			
3	F Helen Frances BELLAMY	23	Oct	1837		"	"	<u>1856</u> 10 Oct 1877			
4	F Margaret Ann BELLAMY	27	Nov	1839		"	"	<u>1856</u> 1880-1888			
5	M Abraham Melton BELLAMY	31	May	1841		"	"	4 Apr 1861 9 Feb 1891			
6	F Mariah BELLAMY	17	Mar	1843		"	"	<u>1862</u> after 1885			
7	M John Calhoun BELLAMY	18	Dec	1844		"	"	<u>1866</u> 21 Dec 1917			
8	(Pilly)							Arimenta E. BELLAMY			
M	William G. BELLAMY	17	Sep	1846		"	"	<u>1867</u> 1924			
9	(Lizzie)							(1) Eliza Jane BELLAMY			
F	Clara Elizabeth BELLAMY	8	Mar	1849		"	"	<u>1872</u> 4 Mar 1925			
10	F Sarah Conway BELLAMY	30	Aug	1850		"	"	Joseph Taylor MARSH			
								<u>5 Sep 1867</u> 28 Jun 1900			
								William Henry POTTER			

SOURCES OF INFORMATION

OTHER MARRIAGES

3 m (2) Andrew Jackson HARDEE

6 m (2) Manuel McCARTY

m (3) Daniel N. HOGANS

8 m (2) Priscilla Ann STEPHENS

ENTER ALL DATA IN THIS ORDER:
DATES: 14 Apr 1794

PLACES: Sharon, Windsor, Vi.
To indicate that a child is an ancestor of the person submitting the sheet, place an "x" behind the number pertaining to that child.

FAMILY
SOUP
RECORD

HUSBAND Abraham BELLAMY
 Born 1809 Place Georgetown Dist., S.C. (now Horry Co.)
 Chr. _____ Place _____
 Marr. 1852 Place Horry Co., S.C.
 Died 10 Jan 1881 Place Alto, (now Rutland) Sumter Co., Fla.
 Bur. _____ Place Family Cem., Potter's Bend, Rutland, Fla.
 HUSBAND'S FATHER Richard BELLAMY (c 1770-1833) HUSBAND'S MOTHER Elizabeth GRISSETT
 HUSBAND'S OTHER WIVES (1) Clara BELLAMY (sister of Elizabeth)

page 2 of 2 pages

WIFE (2) Elizabeth BELLAMY
 Born Jun 1829 Place Georgetown Dist., S.C.
 Chr. _____ Place _____
 Died Apr 1909 Place Inverness, Citrus Co., Fla.
 Bur. _____ Place Family Cem., Potter's Bend, Rutland, Fla. (no marker on grave)
 WIFE'S FATHER William BELLAMY (c 1780-1845) WIFE'S MOTHER Mary WEST (d c 1829)
 WIFE'S OTHER HUSBANDS _____

SEX M F	CHILDREN List each child (whether living or dead) in order of birth Given Names SURNAME	WHEN BORN			WHERE BORN			DATE OF FIRST MARRIAGE	WHEN DIED
		DAY	MONTH	YEAR	TOWN	COUNTY	STATE OR COUNTRY	TO WHOM	DAY MONTH YEAR
1	(Tinny)							<u>2 Nov 1876</u>	<u>24 Mar 1936</u>
M	Richard Furney BELLAMY	13	Sep	1853		Horry	S.C.	<u>Frances MARSH</u>	
2	(Annie)							<u>11 Dec 1875</u>	<u>27 Nov 1889</u>
F	Anne Victoria BELLAMY	26	Nov	1855		"	"	<u>John Timmons De BUSK</u>	
3	(Major)							<u>6 Jan 1884</u>	<u>2 Mar 1920</u>
M	Akin Holmes BELLAMY	5	Mar	1859		"	"	<u>Annie Belle CRAWFORD</u>	
4	(Dodie)							<u>1878</u>	<u>3 Jul 1949</u>
F	Isadora D. BELLAMY	12	Nov	1860		"	"	<u>(1) Thomas Moses MARSH</u>	
5									<u>before 1870</u>
M	William Gaston BELLAMY	2	Apr	1869		Sumter	Fla.	<u>died an infant</u>	
6									<u>22 Aug 1871</u>
M	James Bradwell BELLAMY	22	Dec	1870		"	"	<u>died an infant</u>	
7									
8									
9									
10									
11									

SOURCES OF INFORMATION

OTHER MARRIAGES

4 m (2) Warren B. SMITH no issue

PLACES: Sharon, Windsor, Vt.
 To indicate that a child is an ancestor of the person submitting the sheet, place an "X" behind the number pertaining to that child.

HUSBAND John Timmons De BUSK
 Born 4 Jul 1853 Place Georgia
 Chr. _____ Place _____
 Marr. 11 Dec 1875 Place Sumter Co., Fla.
 Died 16 Nov 1921 Place Crystal River, Citrus Co., Fla. Ozello
 Bur. _____ Place Stage Stand Cem., Homosassa Springs, Citrus Co., Fla.
 HUSBAND'S FATHER Phillip De BUSK HUSBAND'S MOTHER Sarah CLARK (Sallie)
 HUSBAND'S OTHER WIVES (2) Emily F. HICKS no issue

WIFE (1) Anne Victoria BELLAMY (Annie)
 Born 26 Nov 1855 Place Simpson Creek, Horry Co., S.C.
 Chr. _____ Place _____
 Died 27 Nov 1889 Place Rutland, Sumter Co., Fla.
 Bur. _____ Place Family Cem., Potter's Bend, Rutland, Fla. (no marker on grave)
 WIFE'S FATHER Abraham BELLAMY (1809-1881) WIFE'S MOTHER (2) Elizabeth BELLAMY (1829-1909)
 WIFE'S OTHER HUSBANDS _____

SEX M F	CHILDREN List each child (whether living or dead) in order of birth Given Names SURNAME	WHEN BORN			WHERE BORN			DATE OF FIRST MARRIAGE	WHEN DIED
		DAY	MONTH	YEAR	TOWN	COUNTY	STATE OR COUNTRY	TO WHOM	DAY MONTH YEAR
									23 Jan 1883
F	Isadora De BUSK	10	May	1877	Rutland (Alto)	Sumter	Fla.	died a young child	
F	Sarah Agnes De BUSK	7	Aug	1878	twins "	"	"	11 Sep 1904	27 June 1979
F	not named De BUSK	7	Aug	1878	"	"	"	James Newton BROWN	15 Sep 1878
F	not named De BUSK	7	Aug	1878	"	"	"	died an infant	
M	John William De BUSK	28	Dec	1881	"	"	"	14 Feb 1905	19 Oct 1953
F	Elizabeth De BUSK	5	May	1884	"	"	"	(1) Mary Elizabeth WADDING	24 Nov 1884
F	Alma De BUSK	10	Nov	1885	"	"	"	died an infant	8 Sep 1886
M	Cary Preston De BUSK	5	Dec	1887	"	"	"	24 Aug 1918	1 Sep 1953
								Leona Sarah HUTCHINSON	

SOURCES OF INFORMATION 1900 census of Sumter Co., Fla.; Family records of Mrs. Helen H. Brown, Ozello, Fla.; Interview with Mrs. Brown and Mr. Harvey De Busk, Crystal River, Fla.; Marriage records from Bushnell and Inverness, Fla.; Tombstone inscriptions from the Family Cem. and Stage Stand Cem..

OTHER MARRIAGES
 # 4 m (2) Inez HALL no issue

8,599
8600
8601

DeBusk, Henry J Birth 1843

Birth 1817
Stephen T. DeBusk + Sarah Clark 28 Jul 1842
(Carroll Co) Ga

DeBusk John + Birth 1853

DeBusk William Andrew Birth (1866) (Cibola, Ellijay)
County Ga.

Ester Birth 1786

John G. + Rachel DeBusk Married
(1785)

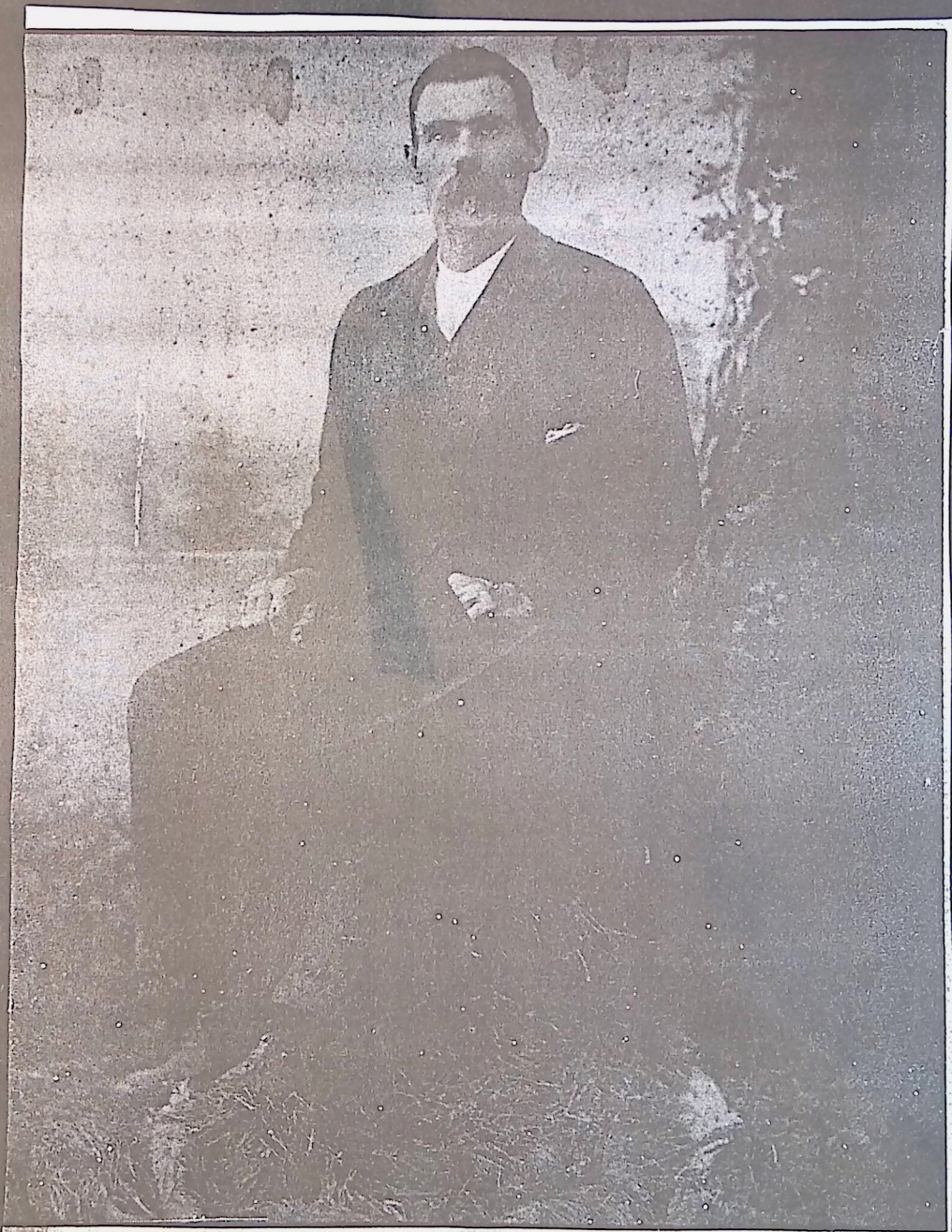
DeBuk John G. about 1754

~~Joseph F. Jones Married Sarah Pankay 20 Aug 1835 South Co
Tenn~~

Joseph Jones / Mary Metcalf (M J) 05 Jan 1872 Shelby Miss

Jones G. A. to ~~J. A.~~ Metcalf 4 Aug 1885

3
42
17
—
25



THE PATRIARCH of the Citrus County DeBusk clan was John T. DeBusk, father of hunting and fishing guide John William DeBusk. John T. DeBusk was originally from Oxford, Florida.

TALES

of Ozello's

OLD TIMERS

By ESTHER DUNCAN
Chronicle Writer

About 250 people recently turned out for Ozello's third annual Pioneer Day and about 200 enjoyed the barbecued chicken prepared in a fancy Rube Goldberg contraption that resembled an old-fashioned railroad engine with a cow-catcher out front.

It had been put together by Ron Klime of R.K. Welding, a resident of Ozello, and it served up delicious, moist chicken.

But Pioneer Day was more than a time to share good country cooking; it was also a time to share tales among the old timers who remember the early days.

Gladys and Harvey DeBusk — he in blue overalls — strolled by. Harvey chuckled, making an admission that surprised his listeners, a couple of other old-timers.

"Yes, I was the one who dug that ditch," he said. "I lived at Beulah Land and wanted a shortcut to my brother's house on the south side of the bay. Nobody knew that I was the one who dug it in the swamp."

Yes, he'd gone to all eight grades at Ozello. He remembered boating to school.

"We didn't always play ball at noon time," someone said, "as most children do today. Instead, we fished. We kept our poles right at school. That is, many of us did."

bers living in the area also, is that of Lewis and Ellie Head. For a time they lived in what was later known as the "Hang-Over House," which sat high up on one of the many Ozello islands.

Harvey DeBusk volunteered to name the five Head daughters: Viola, Edna, Bernice, Helen and Lois. Oddly enough, next door lived five boys, but somehow no romances developed — at least no marriages.

No wonder Harvey could rattle off the names of the five girls. He was one of the five boys living right next door.

Besides Harvey, who was born next to last, there were Herman, Henry, Cary and Edgar — sons of John William DeBusk and his wife, the former Mary Elizabeth Waddington. John William had come to Ozello from Oxford, Florida when just nineteen, lured by tales of the great fishing.

"It is believed our family originally came from Virginia," Harvey related. "Grandfather's name was John T. too."

One of Ozello's best known and loved "matriarchs" missed the event as she was recuperating from a hospital stay.

Agnes (Spanolind), who married Herman, one of the five DeBusk boys, had been thirteen when she arrived in Ozello with her parents and family. She not only married and raised her own large family, but took

mothered a grand total of thirteen youngsters.

Agnes, who never learned to drive a car or steer a boat, was honored at last year's Pioneer Day by the Civic Club.

A look through the local phone book reveals that a lot of DeBusks reside in this area — similar to the Waddington family, cousins of the DeBusks through their mother's side of the family.

Harvey told a fascinating tale of an orange tree salesman coming through the area and selling a lot of folks on buying his nursery stock. As a convincer, he'd show a tree that seemed to have produced a lot of luscious looking oranges. That is, until someone noticed the oranges were tied to the branches!

When the famous "Hangover House" finally burned — it had been a fishing camp for a man named Leedy from Orlando more recently — the old John Brown's waterfront home assumed the distinction of becoming the oldest house in Ozello, a title it still holds. There is some talk of the old house being declared a historical one.

Horace Brown's wife, Anne Gertrude served as a substitute teacher at the Ozello school and also as postmistress right up to the late '30s — when Ozello began to get its mail from Crystal River.

Book 24
pg 107

State of Massachusetts, County of Suffolk:

Know All Men By These Presents, That I, Walter G. Chase, of Brookline, in the County of Norfolk and State aforesaid, being unmarried, for and in consideration of the sum of Two Thousand and Seventy Dollars (\$2,070.) to me in hand paid, the receipt whereof is hereby acknowledged, have granted, bargained, sold and conveyed, and by these presents do grant, bargain, sell and convey unto Robert J. Knight and William C. Knight, as co-partners doing business under the name and style of Knight Brothers, of Crystal River, Citrus County, Florida, all of the following described lands, lying, being and situate in the county of Citrus, State of Florida, towit:

	Section.	Town.	Range.
North half of South East quarter,	34	17	18
North East quarter,	34	17	18
South half of North West quarter,	34	17	18
South West quarter of	34	17	18
West half of West half	3	18	18
South East quarter of North East quarter	3	18	18
North half of North East quarter	3	18	18
North East quarter of South East quarter	4n	18	18
East half of North East quarter	4	18	18
North West quarter of North West quarter	2	18	18

containing 920 acres, more or less.
Together with all the tenements, hereditaments thereunto belonging or in anywise appertaining, except that the said Chase hereby reserves specially reserves, and this conveyance does not include the mineral right in and upon any or all of the above described lands, the said Chase hereby reserving all minerals of every kind and nature, and all deposits of phosphate or other valuable deposits located beneath the soil of said lands.

To Have and To Hold the above described lands unto the above named Robert J. Knight and William C. Knight, as copartners, doing business under the name and style of Knight Brothers, their successors and assigns, forever.

In Witness Whereof, I, the said Walter G. Chase, never having been married, hereunto set my hand and seal this sixth day of June, A. D., 1906.

Signed, sealed and delivered in presence of
Arthur H. Russell Edward M. Moore. Walter G. Chase, (Seal.)

State of Massachusetts, County of Suffolk.

Personally appeared before me the undersigned authority Walter G. Chase, to me well known to be the party described in and who executed the foregoing deed of conveyance, and acknowledged the execution thereof for the uses and purposes therein set forth and expressed.

Given under my hand and seal this the sixth day of June, 1906.

(Notary seal.) Arthur H. Russell,
My commission expires third day of January, 1907. Notary Public.
Filed and recorded July 9th, 1906.

Walter F. Warrick
Clerk of the Circuit Court.

By M E Sumner
Jc.

Hangover Island
Hangover House |

By M E Summer
Jc.

Hangover Island
Hangover House |

Commissioner's Deed.

This Indenture, made the 30th day of June, in the year of 1906, between E. B. Richardson, J. H. Gerock and H. D. Loennecker, as Commissioners, parties of the first part, and Benjamin L. Head, party of the second part,

Witnesseth: That Whereas, by a decree of the Circuit Court of the Fifth Judicial Circuit of Florida in and for Citrus County, dated the 30th day of April, 1906, it was, among other things, ordered, adjudged and decreed by the said Court, in a certain cause pending in said Court, between Florence Briggs, Mary Briggs, Walter Briggs, Bennie Briggs and Jennie Briggs, Complainants, and W. S. Bullock, Defendant, that the premises hereinafter described be sold by or under the direction of said Commissioners, at public auction, the said Commissioners first giving four weeks' notice prior to the day of sale, in an official newspaper of said State, published in Citrus County.

And Whereas, the said Commissioners as aforesaid and parties of the first part to these presents, did in pursuance of said order and decree of the said Court, on the 4th day of June, A. D., 1906, sell at public auction the said premises hereinafter described, having first given five weeks' previous notice of the time and place of sale, with a description of the premises in pursuance of the order and decree aforesaid, in the Citrus County Chronicle, a weekly newspaper published in said Citrus County, Florida; and whereas at said sale the said premises were sold to W. S. Bullock for the sum of Two Hundred and Fifty Dollars (\$250.) that being the highest and best sum bidden for the same; and whereas, on the 5th day of June, 1906, the said W. S. Bullock filed with the said Commissioners an assignment of his bid, for a valuable consideration, to the said Benjamin L. Head, and directed the said Commissioners upon the payment to them of the amount of said bid to make and deliver to the said Benjamin L. Head a deed of conveyance of said premises whenever the sale had been confirmed by the Court; and whereas on the 19th day of June, 1906, the said sale was duly confirmed by an order of the said Court,

Now, Therefore, This Indenture Witnesseth: That the said E. B. Richardson, J. H. Gerock, and H. D. Loennecker, as Commissioners as aforesaid, and parties of the first part to these presents, in order to carry into effect the said sale so made as aforesaid, in pursuance of the said decree of said Court of Chancery, in consideration of the premises and of the said sum of Two Hundred and Fifty Dollars, paid at the time of the execution hereof by the said party of the second part to these presents, the receipt whereof the said Commissioners doth hereby acknowledge, have granted, bargained and sold, and by these presents do grant, bargain, sell and convey unto the said party of the second part, and to his heirs and assigns forever, the following described premises, to wit:

The South half of Lot One and the North Half of Lot Two, in Section Fifteen, and the South half of Lot Thirteen, Section Sixteen, Township Nineteen, South, of Range Sixteen, East, containing one hundred and twenty five acres, more or less, and being the same premi-

ses described in the Complainant's Bill of Complaint and the several orders of the Court hereinbefore recited.

Together with all and singular the tenements, rights, members, privileges and appurtenances to the same belonging or in anywise appertaining: To Have and To Hold all and singular the said premises above mentioned and described, and hereby granted and conveyed, or intended so to be, with the appurtenances, unto the said party of the second part, his heirs and assigns, forever.

In Witness Whereof, the said Commissioners as aforesaid, hath hereunto set their hands and seals the day and year first above written.

Signed, sealed and delivered in the presence of:
Geo. Loennecker, Karl Harman.

E. B. Richardson, (Seal.)
J. H. Gerock, (Seal.)
H. D. Loennecker, (Seal.)
as Commissioners.

State of Florida, County of Citrus.

Personally appeared before me the undersigned authority E. B. Richardson, J. H. Gerock and H. D. Loennecker, Commissioners, to me well known, who acknowledged that they signed, sealed and delivered the foregoing deed, as Commissioners, for the purpose therein expressed.

Witness my hand and seal this the 30th day of June, 1906.
(Circuit Court seal.)

Walter F. Warnock, (Seal.)
Clerk Circuit Court.

Filed 9th and recorded 10th July, 1906.

Walter F. Warnock
Clerk of the Circuit Court.

By M. E. Sumner De.



State of Florida, County of Citrus:

This Indenture, made this 11th day of February, A. D., 1901, between R. J. Knight and May M. Knight, his wife, of the County of Citrus, and State of Florida, party of the first part, and John C. Jenkins, as Administrator of C. T. Jenkins, deceased, of the County of Hillsborough and State of Florida, party of the second part,

Witnesseth: That the said party of the first part, for and in consideration of the sum of Eighty (\$80.) Dollars in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have remise, released and quit claimed, and by these presents do remise, release and quit claim unto the said party of the second part, his heirs and assigns, forever, all the right, title, interest, claim and demand which the said party of the first part has in and to the following described lot, piece or parcel of land, to wit:

The West half of South East quarter and South East quarter of South West quarter Section Six (6), and West half of South West quarter and North East quarter of South West quarter of Section Seven (7), and West half of South West quarter of Section Eighteen (18), and North East quarter of North West quarter and South West quarter of South West quarter of Section Nineteen (19) and North West quarter of South West quarter of Section Twenty (20).

State of Florida, County of Citrus:

This Indenture, made this 11th day of February, A. D., 1901, between R. J. Knight and May M. Knight, his wife, of the County of Citrus, and State of Florida, party of the first part, and John C. Jenkins, as Administrator of C. T. Jenkins, deceased, of the County of Hillsborough and State of Florida, party of the second part,

Witnesseth: That the said party of the first part, for and in consideration of the sum of Eighty (\$80.) Dollars in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have remised, released and quit claimed, and by these presents do remise, release and quit claim unto the said party of the second part, his heirs and assigns, forever, all the right, title, interest, claim and demand which the said party of the first part has in and to the following described lot, piece or parcel of land, to wit:

The West half of South East quarter and South East quarter of South West quarter Section Six (6), and West half of South West quarter and North East quarter of South West quarter of Section Seven (7), and West half of South West quarter of Section Eighteen (18), and North East quarter of North West quarter and South West quarter of South West quarter of Section Nineteen (19), and North West quarter of South West quarter and North East quarter of North West quarter of Section thirty (30), all in Township Nineteen (19), Range Eighteen (18).

To Have and To Hold the same, together with all and singular the appurtenances thereunto belonging, or in anywise thereunto appertaining, and all the estate, right, title and claim whatever, of the said party of the first part, either in law or in equity, to the only proper use, benefit and behoof of the said party of the second part, his heirs and assigns, forever.

In Witness Whereof, the said party of the first part has hereunto set his hand and seal the day and year first above written.

Signed, sealed and delivered in presence of:

Robert J. Knight, (Seal.)

May M. Knight, (Seal.)

A. S. Mann. N. Barco.
State of Florida, County of Citrus. S. S.

I hereby certify that Robert J. Knight and May M. Knight, whose names are signed to the foregoing deed, and who are personally known to me, came before me this day and acknowledged that they executed the same for the purposes therein expressed, and as their free act and deed, and the said May M. Knight, upon an examination made separate and apart from her said husband, acknowledged before me that she executed the same for the purpose of relinquishing her dower and right of dower in and to the lands therein described, and that she did the same freely and voluntarily, and without any constraint, apprehension or fear of or from her said husband.

Witness my hand and seal this 11th day of February, A. D., 1901.

(Notary seal.)

N. Barco,

U. S. Internal Revenue stamp, 10¢, cancelled.

Notary Public.

Filed 10th and recorded 22th July, 1906.

Walter T. Warrick
Clerk of the Circuit Court.

By M. E. Sumner
D.C.

Buyer: _____
Seller: _____
: _____
Hence: _____
Range }
Township }
Section }

Deal at office in _____ on this the 13th day of
January A.D. 1892

Notary
Public

Filed & Recorded on the 7th March A.D. 1892
Notary Public
E.M.

Warranty Deed

This Indenture, made this ninth day of Nov-
ember in the year one thousand Eight hundred
and ninety one, Between Albert O Spearling
of the County of Levy and State of Florida
and Lizzie Spearling, his wife of the first
part, and J F Head, of the County of Citrus
and State of Florida, of the Second part
Witnesseth, That the said parties of the first part
in consideration of the sum of Three Hundred
Dollars to them in hand paid, by the said
party of the Second part, the receipt whereof is
hereby acknowledged, have granted, bargained
sold, aliened, remise, releasd, conveyed
and confirmed and by their presents do
grant bargain sell, alien, remise, releas
convey and confirm unto the said party
of the Second part, and to his heirs and assigns
Forever, the following described lands to wit:
SW 1/4 of the NE 1/4 or the South half of the
Lot numbered Two (2) of Section twenty
two (22) in Township Nineteen (19) South
of Range Sixteen (16) East of Tallahassee
Meridian in Florida, Containing Thirty
nine acres and twenty four hundredths of
an acre 39²⁴/₁₀₀ acres, Together with
all and singular the improvements, here-

19-16

^{her}
 -ditaments and appurtenances, then unto
 belonging, or in any wise appertaining
 and the reversion and remainders,
 rents, issues and profits thereof; and all
 the estate, right, title, interest, power and
 right of Down property, possession, claim
 and demand whatsoever, in law and
 in equity of the said parties of the first
 part of in and to the above granted
 premises, and every part thereof, with the
 appurtenances; To Have and To Hold the
 above mentioned and described premises
 with the appurtenances, to the said party of
 the second part his heirs and assigns
 forever; and the said Albert O Spearing
 and his heirs, the above described
 and hereby granted and released premises
 and every part and parcel thereof, with
 the appurtenances unto the said party
 of the second part his heirs and assigns
 against the said parties of the first part
 and their heirs, and against all and
 every person and persons whomsoever
 lawfully claiming or to claim the same
 or any part thereof shall and will
 warrant, and by their presents forever
 defend

In witness whereof, the said parties of the
 first part have hereunto set their hand and
 seal the day and year above written

Albert O Spearing Id
 E Lizzie Spearing Id

Signed, Sealed and Delivered
 in presence of
 R. G. H Thomas
 in Morton

THIS INDENTURE made this 10th day of May A. D. 1906, between Franklin H. Head, widower, of the City of Chicago in the County of Cook and State of Illinois, Mary A. Tuttle, widow, of the Town of Naugatuck, New Haven County Connecticut, Howard B. Tuttle and Jeanette S. Tuttle, his wife, of said Town of Naugatuck, party of the first part and the Dutton Phosphate Company, a corporation under the laws of the State of Florida party of the second part;

WITNESSETH that said party of the first part, for and in consideration of the sum of Ten Thousand Dollars (\$10,000) in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged do grant, bargain, sell and convey unto said party of the second part, its successors and assigns forever the following described land situated in the County of Citrus and State of Florida known and described as follows, to-wit:

The West half of the Northwest quarter of Section Thirty-four (34) Town Seventeen South, Range Nineteen (19) East;

AND the said party of the first part do hereby fully warrant the title to said land and will defend the same against the lawful claims of all persons whomsoever, excepting as follows, to-wit:

Taxes levied for the year 1906;

Rights or claims of parties in possession and questions of survey.

Agreement made by J. Buttgenbach & Co., with Franklin H. Head dated December 15th, 1898, and recorded January 9th, 1899, in book 5 of miscellaneous records Citrus County, Florida, page 13, relating to spur railroad over the west half of the northwest quarter section 34, Town 17, South Range 19 east.

Rights, if any, of John W. Pearson in and to the premises in question.

Mortgage of John W. Pearson and Thomas Sexton, co-partners under the name of Pearson & Sexton to Dutton Phosphate Co., dated November 20th, 1905, and recorded November 30th, 1905, in book 5 of mortgages, page 505, records of Citrus County, Florida, to secure \$3000.00 due in six months with interest at 8% per annum.

Mortgage made by John W. Pearson and Thomas Sexton, co-partners under the firm name of Pearson & Sexton to Dutton Phosphate Co., dated March 23, 1905, recorded April 5th, 1905, in book 5 mortgages, page 480, to secure \$7000.00 payable in two (2) installments namely, \$5000.00 in five months and \$2000.00 in seven months, with interest.

Mortgage made by John W. Pearson and Thomas Sexton, co-partners under the firm name of Pearson & Sexton to Dutton Phosphate Co., dated January 30th, 1906, recorded February 12, 1906, in book 5 of mortgages, page 509, to secure \$5000.00 payable on or before July 30th, 1906, with interest as provided in note therein described.

Rights or claims of John W. Pearson and Thomas Sexton in and to the west half of the northwest quarter of section thirty-four, aforesaid and to the mining plant thereon.

IN WITNESS WHEREOF said parties of the first part have hereunto set their hands and seals this 10th day of May A. D. 1906.

Signed, sealed and delivered in our presence as witnesses to the signature of Franklin H. Head.

E. M. Angell.

E. H. Bjornberg.

Signed, sealed and delivered in our presence as witnesses to the signature of Mary A. Tuttle, Howard B. Tuttle & Jeanette S. Tuttle:

A. H. Dayton. Glenn F. Noble.

State of Illinois, County of Cook. SS.

I, George Mackay, a notary public and for said county, in the State aforesaid, do hereby certify that Franklin H. Head, widower, to me personally known to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and he acknowledged that he signed, sealed and delivered the said instrument as his free and voluntary act for the uses and purposes therein set forth and expressed.

I further certify that I am a duly commissioned Notary Public authorized to take acknowledgments of instruments of conveyance in the State of Illinois and that my commission does not expire until the 4th day of May, A. D. 1910.

Witness my hand and notarial seal this 11th day of May, A. D. 1906.
(NOTARY SEAL) George Mackay, Notary Public.

State of Illinois, Cook County. SS.

I, Peter B. Olsen, Clerk of the County of Cook, do hereby certify that I am the lawful custodian of the official record of Notaries Public of said County, and as such officer am duly authorized to issue certificates of magistracy, that George Mackay whose name is subscribed to the proof of acknowledgment of the annexed instrument in writing, was, at the time of taking such proof of acknowledgment, a Notary Public in and for Cook County, duly commissioned, sworn and acting as such and authorized to take acknowledgments and proofs

Franklin H. Head (SEAL)
Mary A. Tuttle (SEAL)
Howard B. Tuttle (SEAL)
Jeanette S. Tuttle (SEAL)

Book 24
pg 80

of deeds or conveyances of lands, tenements or hereditaments, in said State of Illinois, and to administer oaths; all of which appears from the records and files in my office; that I am well acquainted with the handwriting of said Notary and verily believe that the signature to the said proof of acknowledgment is genuine; and further, that the annexed instrument is executed and acknowledged according to the laws of the State of Illinois.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of the County of Cook at my office in the City of Chicago, in the said County, this 28th day of May, 1906.

Peter B. Olsen, County Clerk.

(SEAL)

State of Connecticut, County of New Haven. SS.

I, Arthur H. Dayton, a Notary Public in and for said County in the State aforesaid do hereby certify that Mary A. Tuttle, widow, Howard B. Tuttle and Jeanette S. Tuttle, his wife, personally known to me to be the same persons whose names are subscribed to the foregoing instrument appeared before me this day in person and they acknowledged that they signed, sealed and delivered the said instrument as their free and voluntary act for the uses and purposes therein set forth and expressed.

I further certify that before me personally appeared Jeanette S. Tuttle, to me well known to be the wife of said Howard B. Tuttle who executed the foregoing instrument, who apart from her husband, the said Jeanette S. Tuttle did acknowledge before me that she executed the said instrument for the purpose of conveying and relinquishing her right of dower, separate estate and other rights in and to the said property described in said conveyance and for the purpose therein expressed and that she executed the same freely, voluntarily and without any compulsion, constraint or fear of or from her said husband.

I further certify that I am a duly commissioned Notary Public duly authorized to take acknowledgments of instruments of conveyance in the State of Connecticut and that my commission does not expire until the 1st day of Feby. A. D. 1907, Witness my hand and Notarial seal this 14th day of May, A. D. 1906.

(NOTARY SEAL)

Arthur H. Dayton, Notary Public.

State of Connecticut, County of New Haven. SS. Waterbury.

I, Samuel E. Marsh, Clerk of the Superior Court at Waterbury, in and for the County of New Haven, the same being at Court of Record, and authorized by law to certify the records of said Courts, within and for New Haven County, and keeper of the seal thereof, hereby certify: THAT Arthur H. Dayton, Esquire, was on the 14th day of May, 1906, ever since has been and now is a Notary Public, within and for and residing in said County, duly appointed, commissioned and sworn, having full power and authority by the laws of this State, to take the acknowledgments of deeds to be recorded in said State, and other instruments, and to certify to the same; also, to administer oaths, to take affidavits and depositions out of Court, and to give certificates thereof; that full faith and credit may and ought to be given to his official acts attestations; that the signature to the instrument hereto annexed, purporting to be his, I believe to be his genuine official signature; that I am well acquainted with his handwriting, and that said instrument is executed, acknowledged and duly authenticated according to the laws of this State.

In Testimony Whereof, I have hereunto set my hand and affixed the seal of said Court, at Waterbury, in said County and State, on this 29th day of May, A. D. 1906.

Samuel J. Marsh, Clerk.

(CLERK'S SEAL)

Filed and recorded June 5, 1906.

Walter F. Warren
Clerk Circuit Court.

Per M. E. Sumner
D.C.

THIS INDENTURE, Made this 21st day of May, 1906, by and between the American Phosphate Company, a Florida corporation of the first part, and W. H. Beckwith, W. B. Henderson and G. C. Warren, parties of the second part, Witnesseth:

That the party of the first part for and in consideration of the sum of Three Hundred and Seventy-five Dollars to it in hand paid, receipt whereof is hereby acknowledged, has remised, released and quitclaimed, and by these presents do remise, release and quit-claim unto the said parties of the second part, the following described pieces and parcels of land situate, lying and being in Citrus County, Florida, known and described as follows:

The west half of the northwest quarter, the east half of the southeast quarter, southwest quarter of the southeast quarter of section 1, the east half of the northeast quarter, the northwest quarter of the northeast quarter of section 2, the west half of the northeast quarter, the east half of the northwest quarter, the northwest quarter of the southwest quarter of section 3, the southeast quarter of the southeast quarter of section 11, the east half of the northeast quarter, the northwest quarter of the northeast quarter, the southwest quarter of the southwest quarter the northeast quarter of the southeast quarter of section 12, the east half of the northeast quarter, the southwest quarter of the northeast quarter, the northwest quarter, the north half of the southwest quarter, and the southeast quarter of section 13, the west half of the northeast quarter, the southeast quarter of the northeast quarter, the southeast quarter of the northwest quarter, the north half of the southwest quarter, the southwest quarter of the southwest quarter of section 14; the northeast quarter of the southeast quarter of section 24; lots 5, 6, 7, and 8 of section 25, lots 7 and 8 of section 35, the north half of the northeast quarter,

This Indenture, made this 6th day of March, in the year of our Lord one thousand nine hundred and eight, between Franklin H. Head, widower, of the city of Chicago, in the county of Cook and State of Illinois, party of the first part, and John Stuart Conley, of the city of Chicago, in the county of Cook and State of Illinois, party of the second part, Witnesseth: That the said party of the first part, for and in consideration of the sum of Seventy Five Thousand Dollars (\$75,000.00) in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have and by these presents do remise, release, alien and convey unto the said party of the second part, and to his heirs and assigns, forever, an equal undivided one half interest in all the following described lots, pieces or parcels of land, situated in the counties of Marion, Citrus, Hernando and Sumter, and State of Florida, and known and described as follows, to-wit:--

First: The following described parcels of land, situate, lying and being in Marion County: 1: In Township fourteen (14), South Range Nineteen (19), East: The south east quarter of the north east quarter of section twenty six (26), the north half and the north half of the south west quarter of section thirty six (36), the three parcels last above named aggregating three hundred and sixty eight (368) acres, more or less. 2: In Township Fifteen (15), South, Range twenty (20), East: The north east quarter of section six (6), containing one hundred and fifty nine and $\frac{83}{100}$ (159.83) acres, more or less. 3: In Township Sixteen (16), South, Range Nineteen (19), East: The north west quarter of the north east quarter, the south half of the north east quarter, and the west half of the south west quarter of section twenty two (22) containing two hundred (200) acres, more or less.

II: The following parcels of land, situate, lying and being in Citrus County: In Township Eighteen (18), South, Range Nineteen (19), East:

The North east quarter of the north east quarter of section five (5), containing forty (40) acres, more or less.

In Township: Eighteen (18), South, Range Twenty (20), East:

The south west quarter of the south west quarter of section twenty six (26), containing forty (40) acres, more or less.

The south east quarter of the south east quarter of section twenty seven (27), containing forty (40) acres, more or less.

Lot numbers four and five (4 and 5) of section thirty one (31), and lot numbered two (2) of section thirty two (32), excepting, however, a strip of land in the North and of said lots two and four (2 and 4) fourteen (14) rods wide and containing ten (10) acres, more or less, said three (3) lots containing in all one hundred and twenty five and $\frac{66}{100}$ (125.66) acres, more or less.

The east half of the north east quarter of section thirt four (34), containing eighty (80) acres, more or less.

3: In Township Nineteen (19), South, Range Nineteen (19), East:

The north west quarter of the north east quarter of the south east quarter of section twelve (12), excepting and saving the improvements on said land, consisting of all the buildings and fruit trees, containing Ten (10) acres, more or less.

The south east quarter of the south east quarter of section thirteen (13), containing forty (40) acres, more or less.

4: In Township Nineteen (19), South, Range Twenty (20), East:

The north west quarter of the north west quarter of section seven (7), containing forty (40) acres, more or less.

And also the south west quarter of section seven (7), containing one hundred and sixty (160) acres, more or less, saving and reserving, however, one (1) acre in the north west corner, being thirty five (35) yards east and west and one hundred and forty (140) yards north and south, and also reserving the south east quarter of the north east quarter of the south west quarter being ten (10) acres, more or less. Also the North west quarter of the south east quarter and the north east quarter of the south west quarter of the south east quarter of section seven (7), containing fifty (50) acres, more or less.

The north east quarter of the north west quarter, the north west quarter of the north west quarter, the south west quarter of the north west quarter, the north half of the south east quarter of the north west quarter, the south west quarter of the south east quarter of the north west quarter, the west half of the south east quarter of the south east quarter of the north west quarter, the north east quarter of the south west quarter, all in section eighteen (18), and containing in the aggregate one hundred and ninety five (195) acres, more or less.

The east half of the east half, excepting twelve (12) acres in the north east corner more particularly bounded and described as follows: Commencing at the north east corner of section nineteen (19), in Township nineteen (19), South of Range Twenty (20), east, and running thence south eleven and one half (11.5) chains to a stake, thence west ten and one half (10.5) chains to a stake, thence north eleven and one half (11.5) chains to a stake, thence east ten and one half (10.5) chains to point of beginning, including the buildings and improvements thereon, the North west quarter of the north west quarter, excepting three (3) acres in the north west corner, described as follows: Commencing at the north west corner of section nineteen (19), in Township nineteen (19), south, of range twenty (20)

east, and running thence east three hundred and ten (310) feet, thence south three hundred and ninety six (396) feet, thence west three hundred and ten (310) feet, thence north three hundred and ninety six (396) feet, to the point of beginning, and the west half of the north east quarter of the north west quarter, excepting five (5) acres, being the North east quarter of the west half of the north east quarter of the north west quarter, containing two hundred (200) acres, more or less. And also the south west quarter—~~er~~ (excepting fifteen (15) acres in the north west corner, described as follows: Beginning at the north west corner of the south west quarter running thence fifteen (15) chains south, thence ten (10) chains east, thence fifteen (15) chains north, thence ten (10) chains west to the point or place of beginning, containing one hundred and forty five (145) acres, more or less. Also the north west quarter of the south east quarter, the north half of the south west quarter of the south east quarter, and the south east quarter of the south west quarter of the south east quarter, containing seventy (70) and 15/100 acres, more or less, all in Section nineteen (19.)

The east half of the south east quarter and the east half of the east half of the north east quarter and the south west quarter of the south east quarter of section twenty one (21), containing one hundred and sixty (160) acres, more or less.

Lots two (2) and four (4) and the north half of lot three (3), excepting therefrom five (5) acres in the Northern part of lot two (2), more particularly bounded and described as follows: Beginning at the north lake on the section line and running thence east three (3) chains, thence south six degrees (6) east six chains and eight five links (6.85) to a stake, thence west seven (7) degrees south seven (7) chains and ninety two (92) links to a stake, thence north thirty five (35) degrees west three (3) chains and fifty (50) links to a stake, thence with the meanderings of the lake to the point of beginning, in section twenty two (22), containing one hundred and forty nine and 62/100 (149.62) acres, more or less.

The north west quarter of the north east quarter and the west half of the south west quarter of the north east quarter, the west half of the north west quarter and the north east quarter of the south west quarter of section twenty four (24), containing one hundred and eighty two and one quarter (182.25) acres, more or less.

The north half of the north west quarter, the south west quarter of the north west quarter, and the north west quarter of the south west quarter of section twenty seven (27), containing one hundred and sixty (160) acres, more or less.

The north half of the north east quarter, the east half of the south west quarter, and the north east quarter of the south east quarter of section twenty eight (28), containing two hundred (200) acres, more or less.

The north west quarter and the east half of the south west quarter of section thirty (30), containing two hundred and forty (240) acres, more or less.

The north west quarter of the north west quarter, the south half of the south east quarter, the north east quarter of the south east quarter, except a strip of one hundred and ten (110) yards wide in the west side of the north east quarter of the south east quarter, all in section thirty three (33), containing one hundred and fifty (150) acres, more or less.

Ten acres situated in section thirty four (34), bounded and described as follows: Beginning at the quarter section corner on the section line dividing sections thirty four (34) and twenty seven (27), and running thence south five (5) chains to a corner, thence east twenty (20) chains, thence north five (5) chains to the section line aforesaid, thence west on said section line twenty (20) chains to said quarter section corner, the point or place of beginning.

The south half of the north west quarter, except one (1) square acre in the south east corner, the north west quarter of the north west quarter of the south west quarter, and the south west quarter of the south west quarter, all in section thirty four (34), containing one hundred and thirty nine (139) acres, more or less.

5: In Township Twenty (20), South, Range Twenty (20), East:—

The south east quarter of section four (4), containing one hundred and sixty (160) acres, more or less.

The north half of the south east quarter of section five (5), containing eighty (80) acres, more or less.

The west half of the north east quarter, the east half of the north west quarter of section seven (7), containing one hundred and sixty and 48/100 (160.48) acres, more or less.

The south east quarter of the north west quarter of section eight (8), containing forty (40) acres, more or less.

The south east quarter of the north west quarter of section thirteen (13),

Also beginning at the south west corner of Lot number three (3), of section thirteen (13) and running thence east nine (9) chains, thence north eleven chains and thirty six links (11.36), thence west one chain and seventy three links (1.73), thence north eighteen chains (18) chains to the lake, thence south seventy nine (79) degrees and four (4) minutes west eight (8) chains to section line, thence south twenty eight (28) chains to the south west corner of section thirteen (13),

And also beginning sixteen (16) chains east of the south west corner of lot three (3), section thirteen (13), running thence north thirty three (33) chains and thirty six (36) links to the lake, thence north forty (40) degrees east two (2) chains, thence north ten (10) degrees, west four (4) chains, thence north fifty (50) degrees west five (5) chains to the northern boundary of said lot three (3), thence east on the northern boundary of lot three (3) seven (7) chains to the east boundary of lot three (3), thence south fourteen (14) chains on the east boundary of said lot three (3), thence east thirteen (13) chains and forty nine (49) links thence south seven (7) chains and fifty (50) links thence west four (4) chains and forty nine (49) links thence north one (1) chain and fifty (50) links thence west nine (9) chains, thence south eight (8) chains, thence east nine (9) chains, thence south eleven (11) chains to the section line, thence west twelve (12) chains and sixty five (65) links to the point of beginning,

All of said lands being parts of lots three (3), and the east half of the south west quarter of section thirteen (13), containing one hundred (100) acres, more or less.

The south east quarter of the south west quarter of section nineteen (19), containing forty (40) acres, more or less.

Five acres on the south side of the south east quarter of the south east quarter of section twenty one (21),

THE STATE OF FLORIDA, CITRUS COUNTY.

This Indenture, Made and entered into this the Sixth day of December A. D., 1909, between Andrew M. DeBusk, (Bachelor) of the County and State aforesaid, party of the first

part, and M. H. Jackson of the County and State aforesaid, party of the second part;

Witnesseth, That the said party of the first part, for and in consideration of the sum of One Hundred Dollars Dollars, to him in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, has granted, bargained, sold and conveyed, and by these presents, does grant, bargain, sell and convey unto the said party of the second part, and his heirs and assigns forever, the following land, lying, being and situated in said County of Citrus, State of Florida, to-wit:

The South West quarter of the North East quarter and the South East quarter of the North West quarter of Section Thirty Six (36) in Township Eighteen (18), South of Range Twenty (20) East of Tallahassee Meridian in Florida, containing Eighty and 94/100 acres according to official plat and survey.

1820

containing _____ acres, be the same more or less, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise incident or appertaining.

To have and to hold, Said land and premises, with the appurtenances, to the said party of the second part his heirs and assigns, forever. And the said party of the first part does hereby bind himself and his heirs, executors, and administrators to warrant and forever defend the title to said premises unto the said party of the second part his heirs and assigns against the said party of the first part and his heirs, executors and administrators, and against all persons whomsoever lawfully or equitably claiming or to claim the same.

In Witness Whereof, The said party of the first part has hereunto set his hand and seal the date aforesaid.

Signed, Sealed, and Delivered in our presence as Witnesses, R. P. Moore }
M. W. Baker }

A. M. DeBusk Seal
Seal

The State of Florida, } ss.
COUNTY OF CITRUS,

I, J. M. Barton a County Judge in said county and State, do hereby certify that on this the Sixth day of June A. D., 1909, personally appeared before me A. M. DeBusk, Bachelor and his wife to me well known to be the party described in and who executed and delivered the foregoing Deed of Conveyance, and generally acknowledged to me that he executed the same for the uses, purposes and consideration therein expressed, and make this acknowledgment to the end that the same may be admitted to record according to law.

And the said wife of the said _____ being examined by me separately and apart from her said husband, acknowledged that she made herself a party to and joined with her said husband in the execution of said Deed for the purpose of renouncing and relinquishing all her dower, right of dower or separate property in and to the lands therein described, and that such renunciation and relinquishment is made by her freely and voluntarily, and without any constraint, apprehension or fear of or from her said husband.

In Testimony Whereof, I have hereunto set my hand and official seal the date last aforesaid.

J. M. Barton Seal
County Judge
Walter J. Warnock
Clerk of the Circuit Court,

Co. Judge's Seal.

Filed 10th and Recorded 20th Oct., 1909.

By _____ Deputy Clerk.

STATE OF FLORIDA, }

CITRUS COUNTY. }

KNOW ALL MEN BY THESE PRESENTS, That whereas

B. L. Head

has this day applied for a tax deed to the land hereinafter described, and has produced and surrendered to the undersigned, Clerk of the Circuit Court for the County aforesaid, Tax Certificate No. *39*, from which it appears that the said land was sold by the Tax Collector of said County on the *2nd* day of *June* A. D. *1927*, for unpaid taxes for the year A. D. *1926*, as the property of *Jennie H. Nelson* and whereas, said applicant has redeemed, purchased and surrendered all other outstanding tax certificates, covering said land, and proper notice having been given as required by law of his application for the issue of this deed, and no owner, claimant or other person entitled to redeem said lands has appeared to redeem the same;

Now, therefore, The State of Florida, in consideration of the premises, and the sum of *Twenty Dollars* $\$20.00$ Dollars, the amount paid upon the certificates, and for costs and

charges, and in pursuance of the statute in such cases provided, has given, granted, bargained and sold, and does hereby give, grant, bargain, sell and convey unto the said *B. L. Head*

and his heirs and assigns forever, and to his and their own proper use, benefit and behoof, the following land, situated and being in the County and State aforesaid, and described as *E 1/4 of SW 1/4 of SW 1/4 or E 1/4 of SW 1/4 of Sec 2*
Section 15 Township 19 South Range 16 East.

Containing *20* acres more or less; Provided, however, that said land shall continue subject and liable for any unpaid taxes thereon.

IN TESTIMONY WHEREOF, By virtue of the authority in me vested by law, and for and on behalf of the State of Florida,

I, the undersigned, as Clerk of the Circuit Court for the County and State aforesaid, have executed this deed and have hereunto set my official signature and seal at Inverness, in the County of Citrus, State of Florida, on this *12th* day of *September* A. D. *1927*.

Clubs seal

C. D. Shurtz
Clerk Circuit Court Citrus County, Fla.

(SEAL.)

Signed, sealed and delivered in our presence:

E. Connor
E. P. Boswell

STATE OF FLORIDA, }

COUNTY OF CITRUS. }

On this *12th* day of *September* A. D. *1927*, before me,

Notary Public
C. D. Shurtz
personally appeared _____
Clerk of the Circuit Court in and for the State and County aforesaid, to me known to be the person described in, and who executed the foregoing instrument, and acknowledged the execution thereof to be his own free act and deed for the uses and purposes therein mentioned.

Witness my hand and official seal the date aforesaid.

My Commission expires *mch 4* 1928.
Filed *Apr 12th* 1927. Recorded *Apr 12th* 1927.

E. Connor
Notary Public State of Florida

Clubs seal

C. D. Shurtz
Clerk Circuit Court.

E. Connor
Deputy Clerk.

082 hereby certify that on this the 12th day of June, A. D., 1911, personally appeared before me Martha E. Cump, widow, to me well known to be the party described in and who executed and delivered the foregoing deed and severally acknowledged that she signed, sealed and delivered the same for the uses, purposes and consideration therein expressed, and makes this acknowledgment to the end that the same may be admitted to record according to law.

In Testimony Whereof, I have hereunto set my hand and official seal the date last aforesaid.

(Justice seal.)

Geo. T. Nelson, (Seal.)

My commission expires January, 1913.

Justice of the Peace.

Filed and recorded 6th day of August, A. D., 1912.

Walter F. Hancock
Clerk of the Circuit Court,
by *Ernest Albrecht* Deputy Clerk...

The State of Florida, Citrus County.

This Indenture made and entered into this the 13th day of February, A. D., 1911, between James H. Head and Loretta Head, his wife, of the county and state aforesaid, parties of the first part, and Mose Sellars, of Citrus County, Florida, party of the second part,

Witnesseth: That the said parties of the first part, for and in consideration of the sum of Fifty Dollars to them in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have granted, bargained, sold and conveyed and by these presents does grant, bargain, sell and convey unto the said party of the second part, and his heirs and assigns, forever, the following described land lying, being and situated in said County of Citrus, State of Florida, to-wit:

The NE $\frac{1}{4}$ of NW $\frac{1}{4}$ of Section 8, Township 16, Range 17, containing 40 acres, be the same more or less,

Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise incident or appertaining. To Have and To Hold said land and premises, with the appurtenances, unto the said party of the second part, his heirs and assigns, forever. And the said parties of the first part does hereby bind themselves, and their heirs, executors and administrators to fully warrant and defend the title to said premises to the said party of the second part, his heirs and assigns, against the said party of the first part and their heirs, executors and administrators, and against all persons whomsoever lawfully or equitably claiming or to claim the same..

In Witness Whereof, the said parties of the first part have hereunto set their hands and seals the date aforesaid.

Signed, sealed and delivered in our
presence as witnesses:
W. T. Masters. N. Barco.

James H. Head, (Seal.)
Loretta Head, (Seal.)

The State of Florida, County of Citrus, S. S.:

I, N. Barco, a Notary Public in said County and State, do hereby certify that on this the 16th day of February, A. D., 1911, personally appeared before me James H. Head and Loretta Head, his wife, to me well known to be the parties described in and who executed and delivered the foregoing deed of conveyance, and severally acknowledged to me that they signed, sealed and delivered the same for the uses, purposes and consideration therein expressed, and make this acknowledgment to the end that the same may be admitted

The State of Florida, Citrus County.

THIS INDENTURE, made and entered into this the 26th day of January A. D. 1914 between A. P. Freeman and his wife

of the County and State aforesaid, part of the first part, and of the same County and State part of the second part;

WITNESSETH, That the said part of the first part, for and in consideration of the sum of Dollars, to be in hand paid by the said part of the second part, the receipt whereof is hereby acknowledged, has granted, bargained, sold and conveyed, and by these presents do grant, bargain, sell and convey unto the said part of the second part, and their heirs and assigns forever, the following land lying, being and situated in said County of Citrus, State of Florida, to-wit:

One certain parcel of land situated in the 7 1/2 of Sec 27 SW 1/4 of T 11 N R 13 E of Sec 11 1/2 Township 11 N Range 13 E East same being the interest of said first party as one of the true owners of Tract No. 1 of Freeman, his wife, now deceased.

containing Two acres, more or less, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise incident or appertaining.

TO HAVE AND TO HOLD, said land and premises, with the appurtenances, to the part of the second part, his heirs and assigns forever. And the said part of the first part do hereby bind himself and his heirs, executors and administrators to fully warrant and defend the title to said premises unto the said part of the second part, his heirs and assigns, against the said part of the first part and his heirs, executors and administrators, and against all persons whomsoever lawfully or equitably claiming or to claim the same.

IN WITNESS WHEREOF, The said part of the first part has hereunto set his hand and seal the date aforesaid.

SIGNED, SEALED AND DELIVERED IN OUR PRESENCE: E. H. Daves, Walter F. Harrison, A. P. Freeman (SEAL), (SEAL.)

THE STATE OF FLORIDA, } ss. COUNTY OF CITRUS.

I, Walter F. Harrison, Clerk of the Circuit Court in said County and State, do hereby certify that on this the 26th day of January A. D. 1914, personally appeared before me A. P. Freeman and

his wife, to me well known to be the parties described in and who executed and delivered the foregoing Deed of Conveyance, and severally acknowledged to me that they signed, sealed and delivered the same for the uses, purposes and consideration therein expressed, and make this acknowledgment to the end that the same may be admitted to record according to law.

And the said wife of the said being examined by me separately and apart from her said husband, acknowledged that she made herself a party to and joined with her said husband in the execution of said Deed for the purpose of renouncing and relinquishing all her dower, right of dower or separate property in and to the lands therein described, and that such renunciation and relinquishment is made by her freely and voluntarily and without any compulsion, constraint, apprehension or fear, or from her said husband.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal the date last aforesaid. (Mount seal) Walter F. Harrison (SEAL) Clerk Circuit Court

My commission expires 1914

Filed and recorded January 1914 By Walter F. Harrison Clerk of the Circuit Court, Edw. H. Hester Deputy.

The State of Florida, Citrus County.

THIS INDENTURE, made and entered into this the Eighth day of January A. D. 1914 between William H. Burt, Bachelor of the County and State aforesaid, part 4 of the first part, and

Charles Monroe Price of Harrison County part 4 of the second part;

WITNESSETH, That the said part 4 of the first part, for and in consideration of the sum of Three hundred and fifty Dollars, to her in hand paid by the said part 4 of the second part, the receipt whereof is hereby acknowledged, has granted, bargained, sold and conveyed, and by these presents does grant, bargain, sell and convey unto the said part 4 of the second part, and her heirs and assigns forever, the following land lying, being and situated in said County of Citrus, State of Florida, to-wit:

(Unplatted belonging to or being a part of any parcel of Government Land granted under (A) or (B) or (C) or (D) or (E) or (F) or (G) or (H) or (I) or (J) or (K) or (L) or (M) or (N) or (O) or (P) or (Q) or (R) or (S) or (T) or (U) or (V) or (W) or (X) or (Y) or (Z) south of Range twenty (20) East,

containing one acre aces, be the same more or less, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise incident or appertaining.

TO HAVE AND TO HOLD, said land and premises, with the appurtenances, to the part 4 of the second part, his heirs and assigns forever. And the said part 4 of the first part does hereby bind himself and his heirs, executors and administrators to fully warrant and defend the title to said premises unto the said part 4 of the second part, his heirs and assigns, against the said part 4 of the first part and his heirs, executors and administrators, and against all persons whomsoever lawfully or equitably claiming or to claim the same.

IN WITNESS WHEREOF, The said part 4 of the first part has hereunto set his hand and seal the date aforesaid.

SIGNED, SEALED AND DELIVERED IN OUR PRESENCE: M. A. Smith

W. H. Burt (SEAL.)

THE STATE OF FLORIDA, } ss. COUNTY OF CITRUS.

I, Hollis F. Harman, Clerk of Circuit in said County and State, do hereby certify that on this the 8th

day of January A. D. 1914, personally appeared before me William H. Burt, Bachelor

his wife, to me well known to be the parties described in and who executed and delivered the foregoing Deed of Conveyance, and severally acknowledged to me that they signed, sealed and delivered the same for the uses, purposes and consideration therein expressed, and make this acknowledgment to the end that the same may be admitted to record according to law.

And the said her wife of the said her being examined by me separately and apart from her said husband, acknowledged that she made herself a party to and joined with her said husband in the execution of said Deed for the purpose of renouncing and relinquishing all her dower, right of dower or separate property in and to the lands therein described, and that such renunciation and relinquishment is made by her freely and voluntarily and without any compulsion, constraint, apprehension or fear, or from her said husband.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal the date last aforesaid.

(Court seal)

Hollis F. Harman (SEAL.) Clerk of Circuit Court

Filed and recorded January 27th 1914

My commission expires 191

Hollis F. Harman Clerk of the Circuit Court, By Ernest Olmstead Hay Deputy.

The State of Florida, Citrus County.

THIS INDENTURE, made and entered into this the 21st day of July, A. D. 1920. 457
between Jack Head and Mrs D. L. Head of the County of Citrus and State of Florida
Florida of the County and State aforesaid, part 100 of the first part, and
W. J. Sparks of the County of Citrus and State of Florida, part 100 of the second part;

WITNESSETH, That the said part 100 of the first part, for and in consideration of the sum of
Forty Eight 48 ⁰⁰/₁₀₀ Dollars,
in hand paid by the said part 100 of the second part, the receipt whereof is hereby acknowledged, have ~~granted, released and~~
~~quit, claimed and in their possession, do hereby release and quit claim unto the said part 100 of the first part, and~~
~~of the second part, unto the said part 100 of the first part, and~~
~~of the second part, unto the said part 100 of the first part, and~~
~~of the second part, unto the said part 100 of the first part, and~~
of the second part, unto the said part 100 of the first part, and

which the said part of the first part has in and to the following lot, piece or parcel of
land situated by and adjoining in the County of Citrus, State of Florida and described
as follows, to-wit: "North west, Corner of Lot 3 Section 36 Township
19 South Range 16 East, which is mechanically divided from Main Lot
of said Lot by a marsh and said 15 containing 200 Acres by the
same Mon or less

to have and to hold the same together with all and singular the appurtenances
thereunto belonging or in anywise incident or appertaining, and all the
estate, right title, interest, and claim whatsoever of the said part of the first part,
either in law or in equity, to the only proper use, benefit and behoof
of the said part of the second part, his heirs and assigns forever.

containing 200 acres, be the same more or less, together with all and singular the tenements,
hereditaments and appurtenances thereunto belonging, or in anywise incident or appertaining.

TO HAVE AND TO HOLD, said land and premises, with the appurtenances, to the part 100 of the second part, heirs
and assigns forever. And the said part 100 of the first part do hereby bind and heirs,
executors and administrators to fully warrant and defend the title to said premises unto the said part 100 of the second part,
heirs and assigns, against the said part 100 of the first part and heirs, executors and administrators, and against all persons whom-
soever lawfully or equitably claiming or to claim the same.

IN WITNESS WHEREOF, The said part 100 of the first part has hereunto set their hand, and seal, 5, the date aforesaid.

SIGNED, SEALED AND DELIVERED IN OUR PRESENCE:
Walter Druitt Mr. Jack Head (SEAL.)
Edith Druitt Mrs. D. L. Head (SEAL.)

THE STATE OF FLORIDA, }
COUNTY OF CITRUS. } ss.

I, Walter Druitt Notary Public,
in said County and State, do hereby certify that on this the 21st
day of July, A. D. 1920 personally appeared before me
Jack Head and Mrs D. L. Head,
his wife, to me well known to be the parties described in and who executed and delivered the foregoing Deed of Conveyance, and severally
acknowledged to me that they signed, sealed and delivered the same for the uses, purposes and consideration therein expressed, and make this
acknowledgment to the end that the same may be admitted to record according to law.

Notary Seal

And the said D. L. Head wife of the said
Jack Head being examined by me separately
and apart from her said husband, acknowledged that she made herself a party to and joined with her said
husband in the execution of said Deed for the purpose of renouncing and relinquishing all her dower, right of
dower or separate property in and to the lands therein described, and that such renunciation and relinquish-
ment is made by her freely and voluntarily and without any compulsion, constraint, apprehension or fear, or
from her said husband.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal the date last aforesaid.

Walter Druitt (SEAL.)
Notary Public State of Florida Long v.
My commission expires July 11th 1922

Filed Nov 15 recorded Nov 15 1921

C. S. Shultz
Clerk of the Circuit Court,
By C. E. Connor Deputy.

The State of Florida, Citrus County.

THIS INDENTURE, made and entered into this the fourteenth day of January A. D. 1927 461
between A. Johnson Head and Eva L. Head (his wife)
Homosassa of the County and State aforesaid, part his of the first part, and
G. W. Lamson
of Homosassa, Fla part y of the second part;

WITNESSETH, That the said part us of the first part, for and in consideration of the sum of
Five Hundred 7500.00 Dollars.
to them in hand paid by the said part y of the second part, the receipt whereof is hereby acknowledged, has granted, bargained,
sold and conveyed, and by these presents do grant, bargain, sell and convey unto the said part y of the second part, and his
heirs and assigns forever, the following land lying, being and situated in said County of Citrus, State of Florida, to-wit:

Lot Three (3) in Block Seven (7) East of Otter Creek
in Section Thirty-one (31) Township Sixteen (16)
South Range seven (7) East in the County of
Citrus, State of Florida

containing one lot acres, be the same more or less, together with all and singular the tenements,
hereditaments and appurtenances thereunto belonging, or in anywise incident or appertaining.

TO HAVE AND TO HOLD, said land and premises, with the appurtenances, to the part y of the second part, his heirs
and assigns forever. And the said part us of the first part do hereby bind themselves and their heirs,
executors and administrators to fully warrant and defend the title to said premises unto the said part y of the second part, his
heirs and assigns, against the said part us of the first part and their heirs, executors and administrators, and against all persons whom-
soever lawfully or equitably claiming or to claim the same.

IN WITNESS WHEREOF, The said part us of the first part ha ve hereunto set their hands and seal 2 the date aforesaid.

SIGNED, SEALED AND DELIVERED IN OUR PRESENCE:
G. Casler A. Johnson Head (SEAL.)
Walter Smith Eva L. Head (SEAL.)

THE STATE OF FLORIDA, } ss.
COUNTY OF CITRUS.

I, Walter Smith
a Notary in said County and State, do hereby certify that on this the fourteenth
day of January A. D. 1927 personally appeared before me A. Johnson Head
and Eva L. Head

his wife, to me well known to be the parties described in and who executed and delivered the foregoing Deed of Conveyance, and severally
acknowledged to me that they signed, sealed and delivered the same for the uses, purposes and consideration therein expressed, and make this
acknowledgment to the end that the same may be admitted to record according to law.

And the said Eva L. Head wife of the said
A. Johnson Head being examined by me separately
and apart from her said husband, acknowledged that she made herself a party to and joined with her said
husband in the execution of said Deed for the purpose of renouncing and relinquishing all her dower, right of
dower or separate property in and to the lands therein described, and that such renunciation and relinquish-
ment is made by her freely and voluntarily and without any compulsion, constraint, apprehension or fear, or
from her said husband.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal the date last aforesaid.

(Notary Seal)

Walter Smith (SEAL.)
Notary Public, State of Florida at Large
My commission expires July 11th to CT

Filed March 27th recorded April 1st A.D. 1927
and record verified

C. D. Shultz
Clerk of the Circuit Court
Deputy.

The State of Florida, Citrus County.

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THIS INDENTURE, made and entered into this the 12th day of December, A. D. 1911, between J. W. Toole and M. E. Toole his wife

of the County and State aforesaid, parties of the first part, and D. H. Toole Same County and State part 4 of the second part; WITNESSETH, That the said part of the first part, for and in consideration of the sum of \$2000.00 Dollars,

to them in hand paid by the said part 4 of the second part, the receipt whereof is hereby acknowledged, has granted, bargained, sold and conveyed, and by these presents do grant, bargain, sell and convey unto the said part 4 of the second part, and his heirs and assigns forever, the following land lying, being and situated in said County of Citrus, State of Florida, to-wit:

One undivided interest in Lots One (1) and two (2) Block (1) one of Moon's Addition to Floral City, Florida in Section (5) T15N R20W E4pt of the North East Corner of Lot (1) one sold to Leila Calver Nelson

containing _____ acres, be the same more or less, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise incident or appertaining.

TO HAVE AND TO HOLD, said land and premises, with the appurtenances, to the part 4 of the second part, his heirs and assigns forever. And the said part of the first part do hereby bind themselves and their heirs, executors and administrators to fully warrant and defend the title to said premises unto the said part 4 of the second part, his heirs and assigns, against the said part of the first part and their heirs, executors and administrators, and against all persons whomsoever lawfully or equitably claiming or to claim the same.

IN WITNESS WHEREOF, The said parties of the first part have hereunto set their hands and seals the date aforesaid.

SIGNED, SEALED AND DELIVERED IN OUR PRESENCE: Geo J Nelson Miss J. Quinn J. W. Toole M. E. Toole

THE STATE OF FLORIDA, COUNTY OF CITRUS, ss. Geo J Nelson

a Justice of the Peace in said County and State, do hereby certify that on this the 12 day of December A. D. 1911, personally appeared before me J. W. Toole and M. E. Toole

his wife, to me well known to be the parties described in and who executed and delivered the foregoing Deed of Conveyance, and severally acknowledged to me that they signed, sealed and delivered the same for the uses, purposes and consideration therein expressed, and make this acknowledgment to the end that the same may be admitted to record according to law.

And the said M. E. Toole wife of the said J. W. Toole being examined by me separately and apart from her said husband, acknowledged that she made herself a party to and joined with her said husband in the execution of said Deed for the purpose of renouncing and relinquishing all her dower, right of dower or separate property in and to the lands therein described, and that such renunciation and relinquishment is made by her freely and voluntarily and without any compulsion, constraint, apprehension or fear, or from her said husband.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal the date last aforesaid.

Geo J Nelson Justice of the Peace My commission expires January 1st 1911

Filed June 20 recorded June 20 1912

C. S. Skelley Clerk of the Circuit Court, O. E. Connor Deputy

Justice Sec. Seal

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File 2167 2247

WALKER, EVANS & COGUELL CO., MANUFACTURING STATIONERS, CHARLESTON, S. C.

The State of Florida, Citrus County.

THIS INDENTURE, made and entered into this sixth day of February A. D. 1927 between W. J. Spires and Ruby Spires (his wife) of the County and State aforesaid, parties of the first part, and of Homosassa Clyde Head Fla part 7 of the second part;

WITNESSETH, That the said part 1st of the first part, for and in consideration of the sum of Duffy \$ 59/100 Dollars, to them in hand paid by the said part 7 of the second part, the receipt whereof is hereby acknowledged, have granted, bargained, sold and conveyed, and by these presents do grant, bargain, sell and convey unto the said part 7 of the second part, and his heirs and assigns forever the following land lying, being and situated in said County of Citrus, State of Florida, to-wit:

Northwest Corner of Lot 7 Section 36 Township 19 South Range 16 East which is naturally divided from main body of said lot by a marsh and said to

containing two acres, be the same more or less, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise incident or appertaining.

TO HAVE AND TO HOLD, said land and premises, with the appurtenances, to the part 7 of the second part, his heirs and assigns forever. And the said part 1st of the first part do hereby bind themselves and their heirs, executors and administrators to fully warrant and defend the title to said premises unto the said part 7 of the second part, his heirs and assigns, against the said part 1st of the first part and their heirs, executors and administrators, and against all persons whomsoever lawfully or equitably claiming or to claim the same.

IN WITNESS WHEREOF, The said part 1st of the first part have hereunto set their hand and seal, the date aforesaid.

SIGNED, SEALED AND DELIVERED IN OUR PRESENCE: Walter Dault J. J. Warner

W. J. Spires (SEAL.) Mrs. Ruby Spires (SEAL.)

THE STATE OF FLORIDA, } ss. COUNTY OF CITRUS.

I, Walter Dault a Notary Public in said County and State, do hereby certify that on this the sixth day of February A. D. 1927 personally appeared before me W. J. Spires and Ruby Spires

his wife, to me well known to be the parties described in and who executed and delivered the foregoing Deed of Conveyance, and severally acknowledged to me that they signed, sealed and delivered the same for the uses, purposes and consideration therein expressed, and make this acknowledgment to the end that the same may be admitted to record according to law.

Notary seal

And the said Ruby Spires being the said wife of the said W. J. Spires being examined by me separately and apart from her said husband, acknowledged that she made herself a party to and joined with her said husband in the execution of said Deed for the purpose of renouncing and relinquishing all her dower, right of dower or separate property in and to the lands therein described, and that such renunciation and relinquishment is made by her freely and voluntarily and without any compulsion, constraint, apprehension or fear, or from her said husband.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal the date last aforesaid.

Walter Dault (SEAL.) Notary Public State of Florida at Large My commission expires July 11 1927

Filed Aug 7 recorded Aug 7 1927

C. S. Shultz Clerk of the Circuit Court, C. E. Cannon Deputy.

And the parties of the first Part do hereby fully warrant the title to said land and will defend the same against ~~all~~ the lawful claims of all persons whomsoever. 193

In Witness Whereof, The said parties of the said first part have hereunto set their hands and seals the day and year first above written.

Signed, sealed and delivered in presence of us: J.K.Fubanks (Seal)
R.D.Smith, Ada B.Willis. Beulah A.Fubanks, (Seal)

State of Florida, County of Citrus.

I hereby certify, That on this day personally appeared before me, an officer duly authorized to administer oaths, and take acknowledgments, J.K.Fubanks and Beulah Fubanks, his wife, to me well known to be the persons described in and who executed the foregoing deed, and they acknowledged before me that they executed the same freely and voluntarily for the purposes therein expressed. And I further certify, That the said Beulah Fubanks known to me to be the wife of the said J.K.Fubanks on a separate and private examination taken and made before me, separately and apart from her said husband, did acknowledge that she made herself a party to and joined in said deed for the purpose of renouncing, relinquishing and conveying all her right, title and interest, whether of dower, homestead or of separate property, statutory or equitable, in and to the lands described therein, and that she executed the said deed freely and voluntarily and without any compulsion, constraint, apprehension or fear of or from her said husband.

Witness my hand and official seal at Crystal River, County of Citrus and State of Florida, this 25th, day of Oct. A.D.1914.

(Notary seal)

R.D.Smith,

My commission expires June 11, 1917.

Notary Public.

Filed and recorded 14th, day of November, 1914.

Halter S. Hornock
Clerk Circuit Court.
by *Estyl O. Mated Ray* Deputy Clerk.

This Indenture made this 12 day of June, in the year of our Lord one thousand, nine hundred and fourteen, between George W. Searcy and his wife, of the County of Citrus, and State of Florida, parties of the first part, and Mrs. F. L. Head, of the County of Citrus and State of Florida, party of the second part,

Witnesseth: That the said parties of the first part, for and in consideration of the sum of Twelve & no/100 Dollars, lawful money of the United States of America to us in hand paid, by the said party of the second part, at or before the ensembling and delivery of these presents, the receipt whereof is hereby acknowledged, have remised, released and quit claimed and by these presents do remise, release and quit claim unto the said party of the second part and to her heirs and assigns, forever:

Two acres more or less in the North West corner of Gov. Lot 2, Section 36, Township 19, South, Range 18, East, which is naturally divided from the main body of said lot by a marsh.

Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining; and the reversion and reversions, remainder and remainders, rents, issues and profits thereof; and also, all the estate, right,

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title, interest, separate estate, dower and right of dower, property, possession, claim and demand whatsoever, as well in law as in equity, of the said parties of the first part of, in and to the above described premises and every part and parcel thereof, with the appurtenances. To Have and To Hold all and singular the above mentioned and described premises, together with the appurtenances, unto the said party of the second part, her heirs and assigns, forever.

In Witness Whereof, the said parties of the first part have hereunto set their hands and seals the day and year first above written.

Signed, sealed and delivered in presence of:
W. H. Bowman. A. S. King.

Geo. W. Searcy, (Seal.)
Mrs. George W. Searcy, (Seal.)

State of Florida, County of Citrus:

Know All Men By These Presents, that I, Mrs. George W. Searcy, wife of the above named George W. Searcy, do by these presents made and executed by me, separate and apart from my said husband, and in the presence of A. S. King, a Notary Public of the State of Florida, acknowledge and declare that I did make myself a party to and executed the foregoing deed for the purpose of quit claiming and conveying my separate estate or dower interest in and to the lands therein described and granted, and that I did the same freely and voluntarily and without any restraint, apprehension, fear or compulsion of or from my said husband, the said George W. Searcy. In Witness Whereof, I hereunto subscribe my name and affix my seal this 12th day of June, One Thousand, Nine Hundred and Fourteen.

Mrs. George W. Searcy, (Seal.)

State of Florida, County of Citrus:

To All Whom It May Concern, be it known, that on this 12th day of June, A. D., 1914, personally appeared before me, a Notary Public of the State of Florida, the above named Mrs. George W. Searcy, to me well known as the wife of George W. Searcy, and as one of the persons described in and who executed the foregoing deed, who being at the time separate and apart from her husband, the said George W. Searcy, did then and there make and execute the foregoing acknowledgment, her name being with her own hand subscribed and her seal affixed in my presence. Witness my hand and seal at Crystal River, the day and year above written.

(Notary seal.)

A. S. King,

My commission expires Oct. 9, 1915. Notary Public State of Florida at Large.

State of Florida, County of Citrus:

On this day personally appeared before me George W. Searcy and Mrs. George W. Searcy, to me well known as the persons described in and who executed the foregoing deed, and acknowledged that they executed the same for the purpose therein expressed, whereupon it is prayed that the same may be recorded. In Witness Whereof, I have hereunto affixed my hand and seal this 12th day of June, A. D., One Thousand, Nine Hundred and Fourteen.

(Notary seal.)

A. S. King,

My commission expires Oct. 9, 1915. Notary Public State of Florida at Large.

Filed 7th and recorded 16th day of November, A. D., 1914,

Walter S. Searcy
Clerk Circuit Court,
by *Engel...* Deputy Clerk.

and joined with her said husband in the execution of said Deed for the purpose of renouncing and relinquishing all her dower, right of dower or separate property in and to the lands therein described, and that such relinquishment and renunciation was made by her freely and voluntarily and without constraint, compulsion, apprehension or fear of or from her said husband.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal the date last aforesaid.

(NOTARY SEAL)

I. O. Fender, (SEAL)
Notary Public,
My commission expires Oct, 10, 1916.

Filed and recorded on the 23rd, day of February, A.D. 1916.

Walter F. Wharlock
Clerk of the Circuit Court.

By *H. S. Swant*
Deputy Clerk.

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THE STATE OF FLORIDA)
CITRUS COUNTY.)

THIS INDENTURE, made and entered into this the 7th, day of November, A.D. 1914, BETWEEN John W. De Busk, and Lizzie De Busk, of the County and State aforesaid, parties of the first part; and T. L. Osteen, of Ozella, Fla, party of the second part;

WITNESSETH: That the parties of the first part for and in consideration of the sum of ONE HUNDRED AND SEVENTY FIVE DOLLARS, to them in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have granted, bargained sold and conveyed, and by these presents do grant, bargain, sell and convey unto the said party of the second part, his heirs and assigns, forever, the following land lying, being and situate in the said County of Citrus and State of Florida, to-wit:

The South East Quarter of the North West Quarter, Section Eight, Township Nineteen, South, Range Seventeen, East, Containing Thirty Nine and 90/100..Acres, more or less. Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining or incident thereto.

TO HAVE AND TO HOLD SAID LAND and premises, with the appurtenances, to the party of the second part, his heirs and assigns, forever.

And, the said parties of the first part do hereby bind themselves, and their heirs, executors and administrators, to fully warrant and defend the title to said premises unto the said party of the second part, his heirs and assigns, against the said parties of the first part, their heirs, executors, and administrators, and against all persons whomsoever lawfully or equitably claiming or to claim the same.

IN WITNESS WHEREOF, the said parties of the first part, have hereunto set their hands and seals, the date aforesaid.

Signed, sealed and delivered,
in our presence:

Geo. W. Smith... A.S.King.)

John W. De Busk, (SEAL)

Lizzie De Busk. (SEAL)

to record according to law.

And the said Olive Harmon, wife of the said Karl Harmon, who being examined by me separate and part from her said husband, acknowledged that she made herself a party to and joined with her said husband in the execution of the said deed for the purpose of renouncing and relinquishing all her dower right of dower and separate property in and to the lands therein described and that such renunciation and relinquishment is made by her freely and voluntarily and without any compulsion, constraint, apprehension or fear of or from her said husband.

IN TESTIMONY WHEREOF I hereunto set my hand and official seal this the date last aforesaid.

NOTARY PUBLIC.

Walter Truitt, Notary Public State at Large,
My commission expires June 19, 1918.

Filed and recorded June 11, 1917.

Walter Truitt
Clerk Circuit Court.

By *St. Sunat* Deputy Clerk.

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THE STATE OF FLORIDA, COUNTY OF CITRUS:-

THIS INDENTURE made and entered into this the 12th. day of May, A.D. 1917, between A. Johnson Head, and wife, Eva L. Head, of Homosassa, said County and State, parties of the first part, and Karl Harmon, of Homosassa, Fla., party of the second part;

WITNESSETH:- That the said parties of the first part for and in consideration of the sum of ONE DOLLAR and other valuable considerations therein, to them in hand paid, by the said party of the second part, the receipt whereof is hereby acknowledged, have bargained sold and conveyed and by these presents does grant, bargain, sell and convey unto the said party of the second part, his heirs and assigns forever all the following land lying, being and situate in the said County of Citrus and State of Florida, to-wit:-

Lot 2, Block, 50, O.M. Town-- of Homosassa, Section 32, Township 19, South Range 17, East, according to the Map or Plat of record in the Clerk's office.

Containing One Lot, be the same more or less, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise incident or appertaining.

TO HAVE AND TO HOLD the said land and premises unto the said parties of the second part his heirs and assigns forever. And the said parties of the first part do hereby warrant and defend the title to the said premises unto the said party of the second part, his heirs and assigns forever, against the claim of the said parties of the first part, their heirs, executors and administrators and against all persons whomsoever lawfully or equitably claim ing or to claim the same.

IN WITNESS WHEREOF the said parties have hereunto set their hands and seals the date first above written.

Signed, sealed and delivered
in presence of:-
E.H.Gerock, E.C.Deibert

A. Johnson Head (SEAL)
Eva L. Head (SEAL)

STATE OF FLORIDA,
COUNTY OF CITRUS:-

I, Walter Truitt, a Notary Public, in said County and State, do hereby certify that on this the 12th. day of May, A.D. 1917, personally appeared before me A. Johnson Head and Eva L. Head, his wife, to me well known to be

that she executed the same freely and voluntarily, and without any compulsion, constraint, apprehension or fear of or from her said husband.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal on this the 9th day of July A.D. 1921.

My commission expires January 3, 1924.

(OFFICIAL SEAL)

Margaret M. Jackson
Notary Public.

\$35.00 documentary stamps canceled J.D.R.

Filed July, 16th, A.D. 1921, recorded July 18th, A.D. 1921, and record verified.

C. D. Shultz
Clerk Circuit Court.
By J. E. ...

No. 1573.

THIS DEED, Made the 10th day of July, A.D. 1919 by William Warren Trachel and Elsie Trachel, his wife, of the County of Citrus State of Florida, hereinafter called the grantors to J.H. Head of the County of Citrus, State of Florida hereinafter called the grantee,

WITNESSETH, That the said grantors in consideration of Five Hundred Dollars, the receipt whereof is hereby acknowledged, do give, grant, bargain, sell, alien, remise, release, enforce convey and confirm unto the said grantee, and his heirs and assigns, in fee simple, the lands situate in Citrus County, State of Florida, described as follows: Government Lots 4-7 and 8 in section 10, township 19, south of range 16 east, containing 158.42 acres.

TO HAVE AND TO HOLD the same together with the hereditments and appurtenances, unto the said grantee, and his heirs and assigns in fee simple.

AND the said grantors for themselves and their heirs & legal representatives, covenant with said grantee, his heirs, legal representatives and assigns: That said grantors are indefeasibly seized of ^{said} land in fee simple, that said grantors have full power and lawful right to convey said lands in fee simple, as aforesaid; that it shall be lawful for said grantee his heirs, legal representatives and assigns, at all times peaceably and quietly to enter upon hold, occupy, and enjoy said land; that said land is free from all incumbrances; that said grantors, their heirs and legal representatives will make such further assurances to perfect the fee simple title to said land in said grantee, his heirs, legal representatives and assigns as may reasonably be required; and that said grantors do hereby fully warrant the title to said land and will defend the same against the lawful claims of all persons whomsoever.

WITNESS the hands and seals of said grantors, the day and year first above written. Signed, sealed and delivered in the presence of

A. J. Decker

William Warren Trachel (SEAL)

Tim J. Campbell

Elsie Trachel (SEAL)

(50 / documentary stamp canceled W.W.T. 7-19-19.)

State of Iowa)
County of Jasper)

I HEREBY CERTIFY That on this day personally appeared before me an officer duly authorized to administer oaths and take acknowledgements William Warren Trachel and Elsie Trachel, his wife, to me well known and known to me to be the individuals described in and who executed the fore going deed, and they acknowledged before me that they executed the same freely and voluntarily for the purposes therein expressed.

AND I FURTHER CERTIFY That the said Elsie Trachel known to me to be the wife of the said William Warren Trachel on a separate and private examination taken and made by and before

This Indenture made this 21 day of December A.D. 1917 between N.D. Hartman and Louisiana M. Hartman his wife of the County of Roanoke in the State of Virginia parties of the first part and Thomas Lee Head of the County of Putnam in the State of Florida party of the second part:

Witnesseth, That the said parties of the first part for and in Consideration of the sum of Four hundred Dollars to them paid by the said party of the second part the receipt whereof is hereby acknowledged have granted conveyed and sold to the said party of the second part, his heirs and assigns forever, the following described land, situate, lying and being in the County of Putnam State of Florida to-wit:

The lot numbered eleven (11) of Section Fourteen (14) in Township number (19) South of Range Sixteen (16) East. less two tract of land sold to parties as follows: a strip of land lying on the East side of lot numbered eleven (11) sold to Lily Earl Frier in the year 1902 also a strip of land lying on the West side of lot numbered eleven (11) sold to Roy and Mervyn in the year 1914 and further described in the records of the Clerk of the County of Putnam Florida.

Payments on said lease are hundred (100) dollars each and the balance three hundred (300) dollars in annual payments of one hundred (100) dollars each. as per drafts attached.

And the said parties of the first part do hereby fully warrant the title to said land, and defend the same against the lawful claims of all persons whomsoever.

In witness whereof, The said parties of the first part do hereunto set their hands and seals the day and year first above written.

W. A. Francis } H. D. Hartman (Seal)
Charles W. Casio } Louisiana M. Hartman (Seal)

50¢
US Doc
Stamp

State of Virginia
County of Roanoke

I, Shelby Cutler, That on this day personally appeared before me an officer duly authorized to administer oaths and take acknowledgments, N. D. Hartman and Louisiana M. Hartman to me well known and known to me to be the individuals described in and who executed the foregoing deed and they acknowledged before me that they executed the same freely and voluntarily for the purposes therein expressed and I further Certify, That the said Louisiana M. Hartman known to me to be the wife of the said N. D. Hartman on a separate and private examination taken and made by and before me separately and apart from her said husband did acknowledge that she made herself a party to said deed for the purpose of releasing, relinquishing and conveying all her right title and interests, whether of dower, homestead or of separate property, statutory or equitable, in and to the lands described therein, and that she executed the said deed freely and voluntarily and without any compulsion, constraint, apprehension or fear of or from her said husband.

Witness my hand and official seal of Salem County of Roanoke State of Virginia this 21st day of December A.D. 1917.

(Notary Seal)

Charles W. Casio
Notary Public
My Commission expires Aug 31st 1919

A true copy filed and recorded this 6th day of March 1920

J. W. Knight, Clerk Ch. of
By C. E. Cameron, Jr.

THE STATE OF FLORIDA, CITRUS COUNTY.

This Indenture, Made and entered into this the 25th day of August A. D., 1903, between John J. DeBusk and E. J. DeBusk, his wife, of the County and State aforesaid, party of the first part, and G. J. Edwards, of the County of Marion and State aforesaid, party of the second part; Witnesseth, That the said part of the first part, for and in consideration of the sum of 200.00 Dollars, to them in hand paid by the said part of the second part, the receipt whereof is hereby acknowledged, has granted, bargained, sold and conveyed, and by these presents, do grant, bargain, sell and convey unto the said part of the second part, and his heirs and assigns forever, the following land, lying, being and situated in said County of Citrus, State of Florida, to-wit:

The North West quarter of the North East quarter of Section fifteen in Township nineteen, South of Range sixteen, East, containing by estimation forty acres

19-16

containing forty acres, be the same more or less, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise incident or appertaining.

To have and to hold, Said land and premises, with the appurtenances, to the said part of the second part his heirs and assigns, forever. And the said part of the first part do hereby bind themselves and their heirs, executors, and administrators to warrant and forever defend the title to said premises unto the said part of the second part, his heirs and assigns against the said part of the first part and their heirs, executors and administrators, and against all persons whomsoever lawfully or equitably claiming or to claim the same.

In Witness Whereof, The said parties of the first part hereunto set their hands and seals the date aforesaid.

Signed, Sealed, and Delivered in our presence as Witnesses.

Quitman Hay }
S. F. Rische }

John J. DeBusk Seal
Emily J. DeBusk Seal

The State of Florida, } ss.
COUNTY OF CITRUS, }

I, Quitman Hay, Justice of the Peace, in said county and State, do hereby certify that on this the 24th day of August A. D., 1903, personally appeared before me John J. DeBusk and E. J. DeBusk his wife to me well known to be the part described in and who executed and delivered the foregoing Deed of Conveyance, and severally acknowledged to me that they executed the same for the uses, purposes and consideration therein expressed, and make this acknowledgment to the end that the same may be admitted to record according to law.

And the said E. J. DeBusk wife of the said John J. DeBusk being examined by me separately and apart from her said husband, acknowledged that she made herself a party to and joined with her said husband, in the execution of said Deed for the purpose of renouncing and relinquishing all her dower, right of dower or separate property in and to the lands therein described, and that such renunciation and relinquishment is made by her freely and voluntarily, and without any constraint, apprehension or fear of or from her said husband.

In Testimony Whereof, I have hereunto set my hand and official seal the date last aforesaid.

Quitman Hay Seal
Justice of the Peace

Quitman Hay Seal
Justice of the Peace
Walter J. Warnock
Clerk of the Circuit Court

1000K 15
pg 173

Warranty Deed

State of Florida

County of Citrus } Know all men by these presents, That
for and in consideration of the sum of Two Hundred
(\$200.00) Dollars to me in hand paid by Franklin
H Head, of Chicago, Illinois the receipt whereof is
hereby acknowledged, I, Rebecca W. Bibb, of
the County of Citrus and State of Florida, widow,
have this day bargained, sold, granted and
conveyed, and do hereby bargain, sell, grant and
convey unto the said Franklin H Head, his heirs
and assigns all the following described lot or
parcel of land, to-wit: Lying, being and situated
in the County of Citrus and State of Florida,
and further described as follows:

— Beginning at a point on the Section line
two hundred and fifty (250) yards north of the
Southwest Corner of Section Thirteen (13) Township
Twenty (20) South Range Twenty (20) East;
running thence East one hundred and sixty
(160) yds; thence North to the margin of the
Lake; thence westerly along the margin of
the Lake to the Section line; thence southerly
along the margin of the Lake to the Section
line to the point of Beginning.

To Have and to Hold the same to the
said Franklin H Head, his heirs and
assigns together with all and singular
the incidents and appurtenances there-
unto belonging or in any wise apper-
taining, and all the estate, right, title and
interest, now or right of now or
homestead which I may possess in and
to the same in Law or in equity unto the
said Franklin H Head, his heirs or assigns
forever in fee simple.

And I further bind myself, my heirs and
legal representatives to forever warrant and
defend the title so conveyed unto the said
Franklin H Head, his heirs and assigns against
the lawful claims of any person or
persons whatsoever.

In Witness Whereof I have hereunto set my hand and Seal this Fifth day of January Eighteen hundred and ninety three
Rebecca F. Bitt Seal

Signed, Sealed and Delivered
in presence of us as witnesses
M E Fleming
J W Fleming

State of Florida
County of Citrus ss: Be it Reminded, That on this Fifth day of January Eighteen hundred and ninety three personally appeared before me, the undersigned authority, Rebecca F. Bitt, to me known and known to me to be the individual described in and who executed the foregoing instrument and she duly acknowledged to me that she executed the same for the purposes therein set forth.

Witness my hand and official Seal this 5th day of January Eighteen hundred and ninety three
J W Fleming
County Judge

(Co. Maps Seal)

Filed & Recorded Jan 5th 1893
The Commissioner
Att. et al

Warranty Deed -

State of Florida, Citrus County -
This Indenture, made the Eleventh day of November 1892, between the Florida Orange Canal and Transit Company, a Corporation organized and existing under the laws of said State, and doing business in said County, party of the first part, and L.C. Cottrell of the County of Citrus and State of Florida party of the second part,
Witnesseth, that the said

acknowledged, and the said Franklin H. Mead, his heirs, executors and administrators forever released and discharged therefrom, the said New York Phosphate Company, by these presents has granted, bargained, sold, aliened, remised, released, conveyed and confirmed and by these presents does grant, bargain, sell, alien, remise, release convey and confirm unto the said party of the second part and to his heirs and assigns forever all those certain tracts or parcels of real Estate situate lying and being in the Counties of Marion, Citrus, ^{Suwanee} Hernando, Pasco and Hillborough in the State of Florida, and particularly described as follows, to-wit: -

All those certain pieces or parcels of land situate lying and being in the State of Florida:

I

The following parcels of land situate, lying and being in Marion County:

- 1 In Township Fourteen (14) South, Range nineteen (19) East: -

The Southeast quarter of the Northeast quarter of Section Twenty six (26); the North half, and the North half of the Southwest quarter of Section Thirty six (36); the three parcels last above named aggregating three hundred and sixty-eight (368) acres, more or less.

- 2 In Township Fifteen (15) South, Range Twenty (20) East: -

The Northeast quarter of Section Six (6), containing one hundred and fifty-nine $18/100$ (159.18) acres, more or less.

- 3 In Township Sixteen (16) South, Range Nineteen (19) East: -

The Northwest quarter of the Northeast quarter; the South half of the Northeast quarter and the West half of the Southwest quarter of Section Twenty two (22), containing two hundred (200) acres, more or less.

II

The following parcels of land situate, lying and being in Citrus County:

- 1 In Township Seventeen (17) South, Range Nineteen (19) East: -

The West half of the Northwest quarter of Section

Thirty four (34), Containing Eighty (80) acres, more or less.
 2. In Township Eighteen (18) South, Range Nineteen (19) East;

The Northeast quarter of the Northeast quarter of Section Six (5), containing forty (40) acres, more or less.

The East half of the Northeast quarter of Section Twenty Seven (27), containing Eighty (80) acres, more or less.

+ 3 In Township Eighteen (18) South, Range Twenty (20) East;

The Southwest quarter of the Southwest quarter of Section Twenty Six (26), containing forty (40) acres, more or less.

The Southeast quarter of the Southeast quarter of Section Twenty Seven (27), containing forty (40) acres, more or less.

Lots numbers four (4) and five (5) of Section Thirty one (31), and lot number two (2) of Section Thirty two (32), excepting, however, a strip of land in the north end of said lots two and four, fourteen rods wide, and containing ten (10) acres, more or less, said three lots containing in all one hundred and twenty five (125) acres, more or less.

The East half of the Northeast quarter of section thirty four (34), containing eighty (80) acres, more or less.

4 In Township Nineteen (19) South, Range Nineteen (19) East;

The Northwest quarter of the Northeast quarter of the Southeast quarter of Section Twelve (12), excepting and saving the improvements on said lands consisting of all the buildings and fruit trees, containing ten (10) acres, more or less.

The Southeast quarter of the Southeast quarter of Section Thirteen (13), containing forty (40) acres, more or less.

The Southeast quarter of the Southwest quarter and the Northwest quarter of the Southwest quarter and the Northwest quarter of the Northwest quarter of Section Twenty six (26) containing one hundred and twenty (120) acres, more or less.

The Northwest quarter of the Southeast quarter of Section Thirty five (35), containing forty (40) acres, more or less, and

The Northwest quarter of the Southwest quarter of

- Thirty four (34), Containing Eighty (80) acres, more or less.
 2. In Township Eighteen (18) South, Range Minster (19) East:-
 The North east quarter of the Northeast quarter of
 Section five (5), containing forty (40) acres, more or less.
 The East half of the Northeast quarter of Section Twenty
 Seven (27), containing Eighty (80) acres, more or less.

- 3 In Township Eighteen (18) South, Range Twenty (20) East:-
 The Southwest quarter of the Southwest quarter of
 Section Twenty six (26), containing forty (40) acres, more
 or less.

The Southeast quarter of the Southeast quarter of Section
 Twenty seven (27), containing forty (40) acres, more or
 less.

Lots numbers four (4) and five (5) of Section Thirty one
 (31), and lot number two (2) of Section Thirty two (32),
 excepting however a strip of land in the North end of
 said Lots Two and four, fourteen rods wide, and con-
 taining ten (10) acres, more or less, said three lots con-
 taining in all one hundred and twenty five (125) acres,
 more or less.

The East half of the Northeast quarter of section thirty four
 (34), containing eighty (80) acres, more or less.

- 4 In Township Nineteen (19) South, Range Minster (19)
 East:-

The Northwest quarter of the Northeast quarter of the
 Southeast quarter of Section Twelve (12), excepting and
 saving the improvements on said lands consisting of
 all the buildings and fruit trees, containing ten (10)
 acres, more or less.

The Southeast quarter of the Southeast quarter of
 Section Thirteen (13), containing forty (40) acres, more or
 less.

The Southeast quarter of the Southwest quarter and
 the Northwest quarter of the Southwest quarter and the Northwest
 quarter of the North west quarter of Section Twenty six (26)
 containing one hundred and twenty (120) acres, more
 or less.

The Northwest quarter of the Southeast quarter of
 Section Thirty five (35), containing forty (40) acres,
 more or less, and

The Northwest quarter of the South west quarter of
 Section Thirty six (36), containing forty (40) acres,

more or less.

5 In Township Nineteen (19) South, Range Twenty (20) East:-

The Northwest quarter of the Northwest quarter of Section Seven (7), containing forty (40) acres, more or less; and also the Southwest quarter of Section Seven (7) containing one hundred and sixty (160) acres, more or less, farming and rearing, however, one (1) acre in its Northwest corner, being thirty five (35) yards East and West and one hundred and forty (140) yards North and South and also reserving the Southeast quarter of the Northeast quarter of the Southwest quarter, being ten (10) acres, more or less; also the northwest quarter of the Southeast quarter and the Northeast quarter of the Southwest quarter of the Southeast quarter of Section Seven (7), containing fifty (50) acres more or less;

The Northeast quarter of the Northwest quarter; the Northwest quarter of the Northwest quarter; the Southwest quarter of the Northwest quarter; the North half of the Southeast quarter of the Northwest quarter; the Southwest quarter of the South East quarter of the Northwest quarter; the West half of the Southeast quarter of the Southeast quarter of the Northwest quarter; the Northeast quarter of the Southwest quarter, all in Section Eighteen (18), and containing in the aggregate one hundred and ninety five (195) acres, more or less.

The East half of the East half, excepting twelve (12) acres in the Northeast corner, more particularly bounded and described as follows: Commencing at the Northeast corner of Section Nineteen (19) in Township Nineteen (19) South of Range Twenty (20) East, running thence South Eleven and one half (11 1/2) Chains to a Stake; thence West ten and one half (10 1/2) Chains to a Stake; thence North Eleven and one half (11 1/2) Chains to a Stake; and thence East ten and one half (10 1/2) Chains to point of beginning, including the building and other improvements thereon. The Northwest quarter of the Northwest quarter, excepting three (3) acres in the Northwest corner, described as follows:

Beginning at the Northwest corner of Section Nineteen (19) in Township Nineteen (19) South of Range Twenty (20) East, and running thence East three hundred and ten (310) feet, thence South three hundred and ninety six

(396) feet, thence West three hundred and ten (310) feet and thence North three hundred and ninety six (396) feet to the point of beginning. And the West half of the Northeast quarter of the northwest quarter, excepting five (5) acres, being the Northeast quarter of the West half of the Northeast quarter of the northwest quarter, containing two hundred acres (200) more or less; and also the Southwest quarter, excepting fifteen (15) acres in the Northwest corner described as follows; Beginning at the North west-Corner of the Southwest quarter, running thence fifteen (15) Chains South, thence ten (10) Chains East, thence fifteen (15) Chains North, thence ten Chains West to the point or place of beginning, containing one hundred and forty five (145) acres; more or less; Also the Northwest quarter of the Southeast quarter, the North half of the Southwest quarter of the Southeast quarter, and the Southeast quarter of the Southwest quarter of the Southeast quarter, containing Seventy five (75) acres more or less, all in Section Nineteen (19).

The East half of the Southeast quarter and the East half of the East half of the Northeast quarter and the Southwest quarter of the Southeast quarter of Section Twenty one (21), containing one hundred and sixty (160) acres, more or less.

Lot Two (2) and Four (4) and the North half of Lot Three (3), excepting therefrom five (5) acres in the northern part of Lot Two (2), more particularly bounded and described as follows: Beginning at the Lake on Section line and running thence East three (3) Chains, thence South Six (6) degrees East Six (6) Chains and Eighty five (85) links to a Stake; thence West Seventeen (17) degrees South seven (7) Chains and ninety two (92) links to a Stake; thence North thirty five (35) degrees West three (3) Chains and fifty (50) links to a Stake; thence with the meanderings of the Lake to the point of beginning; in Section Twenty two (22), containing one hundred and forty nine $62/100$ (149.62) acres, more or less.

The Northwest quarter of the Northeast quarter and the West half of the Southwest quarter of the Northeast quarter, The West half of the Northwest quarter, and the

Northeast quarter of the Southwest quarter of Section Twenty four (24), Containing one hundred and Eighty two and one quarter (182 1/4) acres more or less.

The North half of the North west quarter; the South west quarter of the Northwest quarter and the Northwest quarter of the Southwest quarter of Section Twenty seven (27) Containing one hundred and Sixty (160) acres, more or less.

The North half of the Northeast quarter; the East half of the Southwest quarter and the Northeast quarter of the Southeast quarter of Section Twenty eight (28), Containing two hundred (200) acres, more or less.

The Northwest quarter, and the East half of the Southwest quarter of Section Thirty (30), Containing two hundred and forty (240) acres, more or less.

The Northeast quarter of the Northwest quarter; the South half of the Southeast quarter; the Northeast quarter of the Southeast quarter, except a strip of one hundred and ten (110) yards wide in the West side of the Northeast quarter of the Southeast quarter, all in Section Thirty three (33), Containing one hundred and fifty (150) acres, more or less.

Ten (10) acres situated in Section Thirty four (34) bounded and described as follows, Beginning at the quarter Section corner on the Section line dividing Section Thirty four (34) and Section Twenty seven (27) and running thence South five (5) chains to a corner, thence East twenty (20) chains, thence North five (5) chains to the Section line aforesaid, thence West on said Section line twenty (20) chains to said quarter section corner the point or place of beginning.

The South half of the North west quarter, except one (1) square acre in the Southeast corner, The Northwest quarter of the North west quarter of the Southwest quarter; and the Southwest quarter of the Southwest quarter, all in Section Thirty four (34), Containing one hundred and thirty nine acres, more or less.

In Township Twenty (20) South, Range Twenty (20) East, -

The Southeast quarter of Section Four (4), Containing one hundred and Sixty (160) acres, more or less.

The North half of the Southeast quarter of Section Five (5), Containing Eighty (80) acres, more or less.

place above written

emcAntypa

Notary
Public

Notary Public State of Fla

Filed and Recorded on the 17th day of February
A. D. 1893

W. Zimmerman

Wm et al

Dud.

Parson
to
lead

This Indenture, made the 30th day of January
in the year one thousand eight hundred and
ninety-three between John W. Pearson, of Ocala,
Maiton County, Florida, and Sarah A. Pearson, his
wife, who joins in this deed for the purpose
of releasing, relinquishing and renouncing
all dower and right of dower, homestead exemption,
separate estate and all other right, title and
interest in and to the lands hereinafter descri-
bed, parties of the first part, and Franklin
H. Head, of Chicago, Cook County, Illinois, party
of the second part, witnesseth:

That the said parties of the first part for and
in consideration of the sum of Ten Dollars, lawful
money of the United States of America to them
in hand paid by the party of the second part
at or before the sealing and delivery of these
presents, and of other good and valuable
considerations, the receipt whereof is hereby
acknowledged and the said party of the second
part, his heirs, executors and administrators
forever released and discharged from the same,
by these presents have granted, bargained, sold,
aliened, remise, released, conveyed and
confirmed, and by these presents do grant,
bargain, sell, alien, remise, release, convey
and confirm unto the said party of the
second part and to his heirs and assigns
forever, all those certain tracts, pieces or
parcels of land situate in the State of Florida and
in the Counties of Marion, Citrus, Sumter, Hernando,
Pasco and Hillsborough, more particularly described

in a certain deed from the Citrus County Hard Rock Phosphate Company to the said John W. Pearson, dated March second, eighteen hundred and ninety-one and filed in the office of the Clerk of the Circuit Court of Marion County May twenty-ninth, eighteen hundred and ninety-one and recorded in Book 71 of deeds page 280 therein, (and also filed in the office of the Clerk of the Circuit Court of Citrus County June tenth, eighteen hundred and ninety-one and recorded in Book 11. of Deeds, page 35 therein) and also filed in the office of the Clerk of the Circuit Court of Sumter County June fifteenth, eighteen hundred and ninety-one, and recorded in Book 35 of Deeds page 146 therein, and also filed in the office of the Clerk of the Circuit Court of Hernando County June eighth, eighteen hundred and ninety-one and recorded in Book 6 of Deeds, page 481 therein, and also filed in the office of the Clerk of the Circuit Court of Pasco County June fifth, eighteen hundred and ninety-one and recorded in Book 12 of Deeds page 1 therein, and also filed in the office of the Clerk of the Circuit Court of Hillsborough County June first, eighteen hundred and ninety-one and recorded in Book 2. of Deeds, page 127 therein. (And also all the property conveyed by the said Citrus County Hard Rock Phosphate Company to the said John W. Pearson and all the lands now or late of the Citrus County Hard Rock Phosphate Company in which the said John W. Pearson has or ever has had any right, title and interest.)

Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in any wise appertaining, and the reversion and reversions, remainders and remainders, rents, issues and profits thereof, and also all the estate, right, title, interest, dower and right of dower, property, possession, claim and demand whatsoever, as well in law as in equity, of the said parties of the first part of, in and to the same and every part and parcel thereof, with the

J. L. Suddair,
Arthur Griffin

John W. Pearson *Seal*
Sarah A. Pearson *Seal*

State of Florida, } ss.
County of Marion, }

Be it known, that on this 30 day of January in the year one thousand eight hundred and ninety three before me, a notary public in and for the State of Florida at Large, duly commissioned and sworn, personally appeared John W. Pearson and Sarah A. Pearson, his wife, to me known and known to me to be the individuals described in and who executed the foregoing instrument, and they severally acknowledged to me that they executed the foregoing deed for the purposes therein expressed, and I further certify that the said Sarah A. Pearson at an examination by me made separate and apart from her said husband, did acknowledge that she executed the foregoing deed of conveyance and joined in the same for the purpose of relinq. wishing, releasing and renouncing all her dower and right of dower, homestead exemption, separate estate, and all her right, title and interest in and to the land and premises described therein, and that the said release, relinq. wishment and renunciation was made freely and voluntarily, without any fear, threat, apprehension, compulsion or consideration of or from her said husband, the said John W. Pearson.

In testimony whereof I have hereunto set my hand and official seal this 30 day of January, eighteen hundred and ninety-three.

A. M. McIntyre
Notary Public

Filed & Recorded 18th Feb. 1893. of Feb. W. C. Zimmerman Dist. By F. Zimmerman D.C.

Internal Improvement fund, State of Florida
Deed no. 14,729.


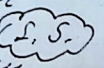
Know all men by these pres-
ents, that the undersigned, the trustees of the
Internal Improvement fund of the State of
Florida, under an act of the General Assembly
of said State, entitled "an act to provide for
and Encourage a Liberal System of Internal
Improvements in this State," approved Janu-
ary 6 1855, for and in consideration of the
sum of One dollar per acre, to them in hand
paid by John S. Gerrett of the County of Citrus
State of Florida have granted, bargained
and sold, and do by these presents Grant,
bargain, sell and convey unto the said
John S. Gerrett and his heirs and
assigns, forever, the following described
lands, to-wit:

The Lot numbered nine (9)
of Section twenty-seven (27) in Town-
ship nineteen (19) South of Range sixteen
(16) East, containing fifty & 4/100 acres, and
lying and being in the County of Citrus
and said State of Florida;

To have and to hold
unto the said John S. Gerrett and his
heirs and assigns, forever.

On testimony whereof, The said
trustees have hereunto sub-
scribed their names and
affixed their seals, and have
caused the seal of The Dep-
artment of Agriculture of the
State of Florida to be hereunto
affixed, at the Capitol, in the
City of Tallahassee, on this,
the Third day of October
A.D. eighteen hundred and ninety
-two.

The Dep. of
Ag. Seal

Francis P. Fleming 
Trustee
W. O. Blocham 
Comptroller

and year above written

Charles C Warwick Trustee Sub

Signed, Sealed and Delivered
in Presence of
F. Eash von Lee
E. C. Birmingham

State of Pennsylvania

County of Philadelphia On the ninth day of October
in the year one thousand eight hundred and ninety
three before me personally came

Charles C Warwick, Trustee
to me known, and known to me to be the individual
described in, and who executed the foregoing in-
strument and acknowledged that he executed
the same

Notary
Public

F. Eash von Lee
Notary Public

Filed & Recorded November 1st 1893

W. Zimmerman
Clerk

Quit-Claims Deed.

This Indenture, made 18th day of October A.D.
1893 between Franklin W. Head a widower of
Chicago, Cook County, State of Illinois, party of the
first part, and James W. Fleming of Cisco County, State
of Nevada, party of the second part, witnesses;

That the said party of the first part, for and in con-
sideration of the sum of one Dollar, to him in
hand paid by the said party of the second part, at
or before the executing and delivery of these presents,
the receipt whereof is hereby acknowledged, have
bargained, sold, released, and quit-claimed, and by
these presents do bargain, sell, release and quit-
claim unto the said party of the second part,
his heirs and assigns forever, all his right, title,

Done
before

capcity, of, in, and to that certain lot, piece or parcel of land, situated, lying and being in the County of Cook, State of Florida, and particularly described as follows, to-wit: Lying and being in the S.E. 4 of Sec. 4 of Section 13 Tp. 20 S. R. 20 E. and more particularly described as follows commencing at N.W. Corner of S.E. 4 of Sec. 4 of Sec. 13 Tp. 20 S. R. 20 E. thence running East 9 chs to a stake: thence South 8 chs to a stake thence west 9 chs to a stake: thence north 8 chs to point of beginning containing 7.30 acres.

Together with all and singular the tenements, hereditaments and appurtenances thereto belonging, or in anywise appertaining.

To Have and To Hold the same unto the said party of the second part, his heirs and assigns forever.

In Witness Whereof, the said party of the first part has hereunto set his hand and seal the day and year first above written.

Signed, sealed and delivered Franklin H. Head in presence of E. H. Durkee

State of Illinois
County of Cook
in and for said County and State, personally appeared Franklin H. Head to me well known as the person described in, and who executed the foregoing Deed, and acknowledged that he executed the same for the purposes therein expressed. Whereupon it is prayed that the same may be recorded.

Witness my hand and seal at Chicago Ill. the 18th day of Oct. A.D. 1893
Ellen S. Rice

Notary Seal Notary Public

August 1894.

L. M. Du Pree *Real*
Notary Public.

Salary
secret

Filed and Recorded on this August 22nd 1894.
W. Zimmerman Clerk
By J. Zimmerman D.C.

*Opposite
Housing
Tax
Assess
Book
Page*

Internal Improvement Fund. State of Florida.
Deed No. 14, 659. Know all men by these presents,
That the undersigned, the trustees of the Internal
Improvement Fund of the State of Florida, under
an Act of the General Assembly of said State, entitled
"An Act to Provide for and Encourage a Liberal
System of Internal Improvements in this State,"
approved January 6, 1855, for and in consideration of
the sum of One Dollar per acre, to them in hand
paid by John H. Head of the County of Citrus State
of Florida, have granted, bargained and sold, and do by these
presents grant, bargain, sell and convey unto the said
John H. Head and his heirs and assigns, forever, the
following described lands, to wit:

The Lot Numbered Eleven (11) of Section Fourteen
North (14) in Township Nineteen (19) South of Range
Sixteen (16) East, containing Sixty eight ^{and 3/4} Acres,
and lying and being in the County of Citrus, in said
State of Florida: To have and To hold unto the said
John H. Head and his heirs and assigns, forever.

In Testimony Whereof, the said Trustees have
herunto subscribed their names and affixed their seals,
and have caused the seal of "The Department of Agricul-
ture of The State of Florida" to be herunto affixed, at
the Capital, in the City of Tallahassee on this, the twentieth
day of July A. D. eighteen hundred and ninety-two.

Int. Imp.
seal

Francis P. Fleming *L.S.*
W. D. Blaxham *L.S.*
E. J. Friary *measurer*
W. D. Lavin *atty-genl*
L. B. Wambell *Commissioner of Agricul*

Filed & Recorded on this Aug. 28. 1894.
W. Zimmerman Clerk
By J. Zimmerman D.C.

THE STATE OF FLORIDA, CITRUS COUNTY.

THIS INDENTURE, Made and entered into this the Twenty second day of August A. D. 1894, between John H. Head of the County and State aforesaid, parties of the first part, and his wife, Martha J. Head of the County and State aforesaid, parties of the second part:

WITNESSETH, That the said parties of the first part, for and in consideration of the sum of Five hundred Dollars, to them in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have Granted, Bargained, Sold and Conveyed, and by these presents do Grant, Bargain, Sell and Convey unto the said party of the second part, and his heirs and assigns, forever, the following land lying, being and situate in the said County of Citrus and State of Florida, to wit:

The Lot number Eleven (11) of Section Fourteen (14) in Township Nineteen (19) South of Range Sixteen (16) East.

containing Sixty eight and 3/100 acres, be the same more or less, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise incident or appertaining.

TO HAVE AND TO HOLD said land and premises, with the appurtenances, to the said party of the second part, his heirs and assigns, forever. And the said parties of the first part, do hereby bind themselves and their heirs, executors and administrators to Warrant and Forever Defend the title to said premises unto the said party of the second part, his heirs and assigns, against the said parties of the first part, and their heirs, executors and administrators, and against all persons whomsoever lawfully or equitably claiming or to claim the same.

IN WITNESS WHEREOF, The said parties of the first part have hereunto set their hands and seals the date aforesaid.

Signed, Sealed and Delivered in our Presence as Witnesses:

L. P. Johnson
Jamie Johnson

J. H. Head [SEAL]
Martha J. Head [SEAL]

THE STATE OF FLORIDA, } SS.
COUNTY OF CITRUS.

I, B. J. Johnson a Justice of the Peace in said County and State, do hereby certify that on this the 22 day of August A. D. 18 94, personally appeared before me John H. Head and Martha

John Head his wife, to me well known to be the parties described in and who executed and delivered the foregoing Deed of Conveyance, and severally acknowledged to me that they signed the same for the uses, purposes and consideration therein expressed, and make this acknowledgment to the end, that the same may be admitted to record according to law. And the said Martha Jane Head, wife of the said John H. Head, being examined by me separately and apart from her husband, acknowledged that she made herself a party to and joined with her said husband in the execution of said Deed, for the purpose of renouncing and relinquishing all her dower, right of dower, or separate property in and to the lands therein described, and that such renunciation and relinquishment is made by her freely and voluntarily and without any constraint, apprehension, or fear of, or from her said husband.

Justice
[Signature]

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal the date last aforesaid.

RECORDED This 28th day of Aug 1894
B. J. Johnson [SEAL]
W. Eggenmann Clerk Circuit Court.
By W. Eggenmann Deputy.

This Indenture, made and entered into this the eleventh day of October, A. D., 1904, between Adeline D. Brown, (widow), of Natick, in the town of Warwick, in the county of Kent, in the State of Rhode Island, &c., party of the first part, and HERBERT W. BARBER, of Phenix, in said town of Warwick, party of the second part,

WITNESSETH: That the said party of the first part, for and in consideration of the sum of One Hundred Dollars, to her in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have granted, bargained, sold, and conveyed, and by these presents do grant, bargain, sell and convey unto the said party of the second part, and his heirs and assigns, forever, the following land, lying, being and situate in the county of Citrus, in the State of Florida, to-wit:

The East half of the West half of South West quarter of South East quarter and West half of East half of South West quarter of South East quarter of Section (24) Twenty Four, Township (20) Twenty, South, Range (20), East, containing (20) twenty acres, more or less, together with the orange grove and buildings &c., on said premises. Being the same property conveyed to said party of the first part by deed from W. C. Zimmerman and Laura G. Zimmerman, dated May 18, 1901, and recorded in deed book 17 at page 666 in the Clerk's office of the Circuit Court of said Citrus County.

Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in any wise incident or appertaining.

To Have and To Hold said land and premises with the appurtenances, to the said party of the second part, his heirs and assigns, forever. And the said party of the first part does hereby bind herself, and her heirs, executors and administrators to warrant and forever defend the title to said premises unto the said party of the second part, his heirs and assigns, against the said party of the first part and her heirs, executors and administrators and against all persons whomsoever lawfully or equitably claiming or to claim the same.

In Witness Whereof the said party of the first part has hereunto set her hand and seal the date aforesaid.

Signed, and sealed in our presence as witnesses, the words "of South East quarter" being first interlined:
Stephen W. Thornton, Sarah E. Walls.
State of Rhode Island, &c., County of Kent.

Adaline D. Brown, (Seal.)

I, Stephen W. Thorn on a Notary Public in said County and State, do hereby certify that on this the 14th day of October, A. D., 1904, personally appeared before me Adaline D. Brown, to me well known to be the party described in and who executed and delivered the foregoing deed of conveyance, and acknowledged to me that she executed the same for the uses, purposes and consideration therein expressed, and made this acknowledgment to the end that the same may be admitted to record according to law.

In Testimony Whereof I have hereunto set my hand and official seal the date last aforesaid.

Stephen W. Thornton,
Notary Public.

(Notary seal.)
The State of Rhode Island and Providence Plantations. Kent, SC.
Clerk's Office, Common Pleas Division of the Supreme Court,
East Greenick, October 14th, A. D., 1904.

I, Henry A. Thomas, Clerk of the Common Pleas Division of the Supreme Court of the State, within and for the County of Kent, Do Hereby Certify that Stephen W. Thornton, Esq., is a Notary Public for said State, and as such, was, at the time of signing the annexed certificate, duly appointed and qualified, and authorized to administer oaths and take depositions and the acknowledgments or deeds and other instruments, and that the signature to the annexed certificate purporting to be his, is genuine.

In Attestation Whereof, I hereto subscribe my name and affix the seal of said Court the day and year above written.

Henry A. Thomas, Clerk.

(Court seal.)
Filed and recorded 23rd October, 1904.

Henry A. Thomas
Clerk of the Circuit Court.

THIS INDENTURE made this 16th day of August A.D. 1904 between Franklin H. Head, widower, of the City of Chicago, Cook County, Illinois, Mary A. Tuttle widow, of the Town of Naugatuck, New Haven County, Connecticut and Howard B. Tuttle and Jeannette P. Tuttle his wife of said Town of Naugatuck, New Haven County, Connecticut, parties of the first part, and A.T. Priest of Citrus County, Florida, party of the second part,

WITNESSETH that the said parties of the first part, for and in consideration of the sum of Sixteen Hundred and Eighty Dollars (1680.00) to them in hand paid by the said party of the second part, receipt whereof is hereby acknowledged, have granted, bargained and sold to the said party of the second part, his heirs, and assigns forever the following described land, to-wit:

The East half of the Northeast quarter of Section twenty-seven (27) Township eighteen (18) South Range Nineteen (19); The Northwest quarter of the Northwest quarter; the Northwest quarter of the Southwest quarter; the Southeast quarter of the Southwest quarter; all in Section Twenty-six (26); and the Northwest quarter of the Southeast quarter of Section Thirty-six (36) All in Township (19) South, Range 19, situated in the County of Citrus, in the State of Florida.

And the said parties of the first part do hereby warrant the title to said land and will defend the same against the lawful claims of all parties whomsoever claiming, by, through or under them.

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THIS INDENTURE, Made this 22nd day of April, A. D., 1905, between J. B. Finnell and his wife, Fannie Finnell of the County of Scott and State of Kentucky, parties of the first part, and Lizzie R. Lewis of the County of Scott and State of Kentucky, party of the second part,

WITNESSETH: That the said parties of the first part, for and in consideration of the sum of Seventeen Dollars in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have remised, released and quit-claimed, and by these presents do remise, release and quit-claim unto the said party of the second part, and her heirs and assigns forever, all the right, title, interest, claim and demand of the parties of the first part, have in and to the following described lot piece or parcel of land, to-wit:

SW 1/4 of NW 1/4 less five acres and except one-third interest of Exchange National Bank in Section 26 Township 18 Range 19, containing 23 1/3 Twenty-three and one third acres more or less.

TO HAVE AND TO HOLD the same, together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining and all the estate, right, title, interest and claim whatever of the said parties of the first part, either in law or in equity, to the only proper use, benefit and behoof of the said party of the second part, her heirs and assigns forever.

IN WITNESS WHEREOF, the said parties of the first part have hereunto set their hands and seals the day and year first above written.

Signed, Sealed and Delivered in our Presence: J. S. Flemming. Wm. S. Kelley.

James B. Finnell (seal) Fannie Finnell (seal)

State of Kentucky, Scott County.

I Hereby Certify, That J. B. Finnell and Fannie Finnell whose names are signed to the foregoing deed, and who are personally known to me, came before me this day and acknowledged that they executed the same for the purposes therein expressed, and as their free act and deed; and the said Fannie Finnell to me well known as the wife of the said J. B. Finnell upon an examination made separate and apart from her said husband, acknowledged before me that she executed the same for the purpose of conveying her dower, right of dower and separate estate in and to the lands therein described, and that she did the same freely and voluntarily and without any constraint, compulsion, apprehension or fear of or from her said husband.

Witness my hand and seal this 22nd day of April, A. D., 1905. (Official Seal)

J. S. Flemming, Clerk of Scott Co. Court, Ky.,

By W. H. Gatewood, D. C.

Filed 1st and Recorded May 3rd, 1905.

Walter J. Warwick

Clerk of the Circuit Court.

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THIS INDENTURE made this 25th day of January, A. D. 1904, between the Withlacoochee & Wekiwa Land Company, a corporation duly incorporated and existing under and pursuant to the Laws of the State of Florida, party of the first part, and Harry Peters party of the second part, WITNESSETH:

That the said party of the first part for and in consideration of the sum of Thirty-Five Dollars (\$35.00), paid by the party of the second part, the receipt of which is hereby acknowledged, has granted, bargained and sold to the party of the second part, his heirs and assigns forever, the following described land, to-wit:

Lots numbered Six Hundred Seventy-One (671), Six Hundred Seventy-Two (672) and Six Hundred Seventy-Three (673), in the town of Dunnellon(south), Citrus County, Florida.

And the said party of the first part does hereby warrant the title to said land and will defend the same against the lawful claims of all persons whomsoever.

IN WITNESS WHEREOF the said party of the first part has caused these presents to be signed by its President and its Corporate Seal to be hereunto affixed, this 25th day of January, A. D., 1904.

WITHLACOOCHEE & WEKIWA LAND COMPANY.

By Charles C. Hoge, President. (corporate Seal)

Signed, Sealed and Delivered in our Presence as witnesses: T. F. Humphrey. Chas. B. Crane. State of New York, County of New York. ss.

I hereby certify that before me personally came Charles C. Hoge, to me well known to be the individual who signed, sealed and delivered the foregoing instrument and who acknowledged to me that he signed, sealed and delivered the foregoing instrument as President of said Withlacoochee & Wekiwa Land Company, the grantor described in said instrument, as the act and deed of said corporation for the uses and purposes therein set forth and expressed.

I further certify that I am a duly commissioned Notary Public, duly authorized to take acknowledgments of Instruments of conveyance in accordance with the laws of Florida and that my commission does not expire until the 30th day of March, A. D., 1904.

Witness my hand and official seal this 25th day of January, A. D., 1904. (Notary Seal)

Chas. B. Crane, Notary Public. N. Y. County.

Filed April 5th and Recorded May 9th, 1905

Walter J. Warwick

Clerk of the Circuit Court.

THIS INDENTURE, Made this _____ A. D. 1906, between George W. Varn and Lena Varn, his wife, of the County of Laurens, in the State of Georgia, parties of the first part, and Varn Turpentine and Lumber Co., a corporation under the laws of the State of Florida, party of the second part,

WITNESSETH: That the said parties of the first part, for and in consideration of the sum of Eighteen Thousand Two Hundred and Forty and no/100 Dollars to him in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, have granted, bargained, sold and conveyed, and by these presents do grant, bargain, sell and convey unto the said party of the second part, and its successors and assigns forever, the following land lying, being and situate in the said County of Citrus and State of Florida, to-wit:

	Sec.	Tp.	S.R.	E.
SW $\frac{1}{4}$	2	20	18	"
SE $\frac{1}{4}$	3	20	18	"
SW $\frac{1}{4}$ of SW $\frac{1}{4}$ of	10	20	18	"
W $\frac{1}{2}$ of SW $\frac{1}{4}$ of	14	20	18	"
E $\frac{1}{2}$ of SE $\frac{1}{4}$	15	20	18	"
S $\frac{1}{2}$ of SE $\frac{1}{4}$	16	20	18	"
E $\frac{1}{2}$ of NW $\frac{1}{4}$, W $\frac{1}{2}$ of NE $\frac{1}{4}$, SE $\frac{1}{4}$ of NE $\frac{1}{4}$, SE $\frac{1}{4}$ of SW $\frac{1}{4}$	22	20	18	"
SE $\frac{1}{4}$ of NE $\frac{1}{4}$, S $\frac{1}{2}$ of NW $\frac{1}{4}$, W $\frac{1}{2}$ of SW $\frac{1}{4}$ od	23	20	18	"
W $\frac{1}{2}$ of NW $\frac{1}{4}$, W $\frac{1}{2}$ of SE $\frac{1}{4}$, SW $\frac{1}{4}$ of	26	20	18	"
N $\frac{1}{2}$ of NE $\frac{1}{4}$, N $\frac{1}{2}$ of SE $\frac{1}{4}$, SE $\frac{1}{4}$ of SE $\frac{1}{4}$, SE $\frac{1}{4}$ of SW $\frac{1}{4}$ of	27	20	18	"
NW $\frac{1}{4}$ of	29	20	18	"
E $\frac{1}{2}$ if SE $\frac{1}{4}$ of	34	20	18	"
W $\frac{1}{2}$ of	35	20	18	"

containing Twenty-two Hundred and Eighty acres, more or less.

Together with all and singular the tenements, hereditaments thereunto belonging or in any wise incident or appertaining.

TO HAVE AND TO HOLD said land and premises, with the appurtenances, to the said party of the second part, its successors and assigns forever. And the said parties of the first part do hereby bind themselves and their heirs and executors and administrators to warrant and forever defend the title to said premises unto the second party of the second part, its successors and assigns, against the said parties of the first part and their heirs, executors and administrators, and against all persons whomsoever lawfully or equitably claiming or to claim the same.

IN WITNESS WHEREOF the said parties of the first part have hereunto set their hands and seals the date aforesaid.

Signed, sealed and delivered in our presence as witnesses:

J. L. Mathis

B. L. Richardson.

N. P. L. Co. Ga.

The State of Georgia

(N. P. SEAL)

The State of Georgia,

County of Downes.

G. W. Varn (SEAL)

Lena Varn (SEAL)

I, B. L. Richardson, a Notary Public in said County and State, do hereby certify that on this the 5th day of January, A. D. 1906, personally appeared before me George W. Varn and Lena Varn, his wife, to me well known to be the parties described in, and who executed the foregoing deed of conveyance, and severally acknowledged to me that they executed the same for the uses, purposes and consideration therein expressed, and make this acknowledgment to the end that the same may be admitted to record according to law. And the said Lena Varn, wife of the said G. W. Varn, being examined by me separately and apart from her husband, acknowledged that she made herself a party to and joined with her said husband in the execution of the said Deed for the purpose of renouncing and relinquishing all her dower, right of dower or separate property in and to the lands therein described, and that such renunciation and relinquishment is made by her freely and voluntarily, and without any compulsion, constraint, apprehension or fear of or from her said husband.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal the date last aforesaid.

B. L. Richardson, N. P. L. Co. Ga.

(NOTARY SEAL)

My commission expires January, 1909.

Filed and recorded March 31, 1906.

Walter F. Warmth,
Clerk Circuit Court.
Per E. Dickinson, D.C.