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Lochmede

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LOCHMEDEK

Vol. I.

WINTER PARK, FLORIDA, FRIDAY, NOVEMBER 25, 1887.

No. 22.

THE OLD FASHIONED GIRL.

[BROOKLYN EAGLE.]

My grandma was a model girl,
My mother says to me;
Of modesty the pink and pearl,
Whose like we never see.
Her bustle was a mighty thing,
That weighed about four pound;
Her hoop a vast encircling ring,
Full fifteen feet around.

Her powdered hair was curled so tight,
And built up steeple high,
She could not take it down at night,
Nor could she wink her eye;
For days together, I have read,
Her hair would thus remain;
I fear me much dear grandma's head
A shampoo would disdain.

She used to drink a power of wine,
And gamble with the men;
And lace! this slender waste of mine
Belonged to fish-wives then.
Her lovers did not woo like men,
But used to sneak and creep
Beneath Miss Grandma's window when
The family was asleep.

And then, I've heard grandfather say,
When she was seventeen,
One pitch dark night she ran away
With him to Gretna Green;
All this my badness qualifies
At times, when ma unfurls
Her family history, and sighs
For more "old-fashioned girls."

A FLORIDA SHIVER.

It would amuse some of our northern friends, if they could look down on the scenes in Florida, when the thermometer occasionally gets near the freezing point. When the weather at the North reaches the point in spring or autumn where frost may be expected in the morning, and occasionally a little skim of ice over water left out at night, people come out with a more than usually cheerful "good-morning," and remark on the fine bright weather. Everybody feels braced up and ready for any kind of exertion. If nothing else happens to be on hand they will very likely start

off for a walk somewhere, just for the pleasure of indulging the appetite for exertion of some kind, that is born of the cool, fresh air.

About the same temperature is as cold as it ever gets in the southern half of Florida, and yet how differently it affects us here. When a northern born person first comes here he will perhaps take it as he has done before, but after he has become accustomed to our mild and gentle climate, he becomes as timid of a touch of old Boreas as he was at first of the tropical heat, which he imagined must be the ordinary condition of things here. Last Monday morning we had a visit from Jack Frost, that made Floridians shiver, and northern visitors think they had been dreaming, and had awakened in their old homes. A little ice formed on water left out of doors, a few vegetables were nipped, but that was all, and yet to us pampered children of the sun it seemed a veritable blizzard. The streets were almost deserted, and the few who did show themselves were blue with the cold, in spite of their thickest overcoats. Everybody hunted

a fireside as quickly as possible, and only left it as it became necessary to get more wood. Those who could not do that seemed paralyzed with the cold, and much in the condition of the flies that could not move from the wall. Not expecting such severe weather many had made no preparations for it, and were caught without stoves up or other provisions for keeping warm. Others think we have so little such weather it does not pay to provide for it. Such people always suffer more or less inconvenience every winter, and generally end by boring a hole through the house, and building a chimney. The fact is, we always have some weather during every winter when a tight house and means of heating it are as necessary to comfort as during spring and autumn at the North, and people who come here should not expect to do without them, unless they are prepared to rough it. Well housed and otherwise prepared, they will think

little of our little shivers occasionally, and will have abundant reason to congratulate themselves, as they sit in their Florida homes, and read of the thermometer below zero and the big snow storms where they formerly lived.

The shiver this week has been rather more of a shake than we often get so early in the season, but it was nevertheless more welcome than slighter ones have been before, on account of the yellow fever at Tampa. Jack Frost has always been recognized as an enemy before whom Yellow Jack must surely succumb, and the epidemic, already on its last legs in Tampa, has undoubtedly received its final quietus this time. We are therefore disposed to forget whatever slight discomfort or loss the frost may cause elsewhere, in congratulations to Tampa on the end of her affliction. We may now look forward to a return of confidence on the part of intending visitors, before the time for much travel comes; and expect to see them coming in by the thousand with the new year.

OSTRICHES.

A correspondent at Cape Colony, South Africa, writes us as follows: A curious habit of these birds was witnessed on the farm of Guilford, in the Queenstown district, by the proprietor and some of his family and servants, during the late rains.

The nest, which is merely a large, flat saucer-like hole in the ground, became flooded; and when the water did not directly drain off, the two parent birds began to drink it up, until the nest was drained dry.

The poor hen bird was so full that she seemed quite sick; the cock, however, drank his full share, as in duty bound, being most assiduous in all matters pertaining to the incubator, always sitting on the eggs himself by night.

INSULTS are like counterfeit money; we cannot prevent their being offered, but we are not obliged to take them.

LOCHMEDE,

PUBLISHED EVERY FRIDAY.

—In the Midst of the Lochs.—

Subscription, \$1.50 per year, in advance.

Advertisements at reasonable rates.
Terms on application.

Communications by mail should be addressed to J. B. HESCK, JR., Longwood, Fla.

Office at Winter Park with Chas. J. Ladd.

Entered at the post-office at Winter Park
as second class mail matter.**WINTER PARK, NOV. 25, 1887.**

By courtesy of the Winter Park Co., we present our readers this week with a copy of the map of the town, which will give those at a distance some idea of the relative positions of many points we have had occasion to mention, although the large scale of the map prevents its covering some of the surrounding country, which we have described.

THANKSGIVING has come and gone, and many New Englanders in Florida have made it the occasion of a pleasant observance of old customs. Some from other parts of the country have joined them, and although native southern people have not yet taken up the celebration of the day to any great extent, still the annual reminder from the Governor, and the example of others about them, are gradually accustoming their minds to the ideas associated with it, and it will not be many years before the great family reunion and festival will be generally observed everywhere.

THE looked for pamphlet of the Winter Park Co., has arrived and considerable numbers have been distributed during the past week or more. It is a beautiful little book, and contains a great deal of information about our town, with illustrations of the principal buildings and other points of interest, and a very good map of the surrounding country with its many beau-

tiful lakes. Everybody who is interested in Florida should have it, and everybody *can* have it by simply sending his address to the Secretary of the Company.

THE cold weather the first of the week appears to have had the desired effect upon the yellow fever in Tampa, so far as the people there at the time were concerned, but unfortunately refugees and others wishing to go there, have been too hasty, and have not had patience to wait for the proper period to elapse before returning. Some of these have fallen victims to the disease, and unless they can be excluded for a time, they may be the means of keeping it alive for some time. It will be only, however, as a local flickering of the dying flame, and there need be no fear whatever of its spreading now to any other places, nor any hesitation about coming into the State, outside the quarantine lines, on account of it.

Invention of the Circular Saw.

The circular saw has been claimed as an American invention, made by Captain William Kendall, in 1820. This claim is pretty effectually upset by the fact that an English patent was granted in 1777, to Samuel Miller, of Southampton, for an entirely new machine for sawing wood, stone, etc., in which the drawings show the circular saw. Now let the screaming eagles shut up on this subject. There are plenty of other inventions to brag about that really originated on this soil.—*Scientific American.*

Trees and Soils.

Many have observed that in some localities trees of a special variety abound, while in the same vicinity other kinds flourish, and yet none of the kind found in another part of the same town. Some one has discovered that pines and their companions, the birches, indicate a dry, rocky, sandy, or gravelly soil; beeches, a dryish, chalky or gravelly soil; elms and limes, a rich and somewhat damp soil; oaks and ashes, a heavy clay soil; and pop-

lars and willows, a low, damp, and marshy soil. Many of these trees are found growing together, and it is only when one species predominates in number and vigor, that it is truly characteristic of the soil and that portion of the atmosphere in connection with it.—*Scientific American.*

Calico Printing.

A correspondent writes to the *British Mercantile Gazette*: The "simultaneous" process of color printing promises to entirely revolutionize some classes of calico, velvet, and velveteen printing, and also the printing of advertisements in colors. The novel character of the simultaneous process will be at once understood when I mention that by it, if required, 1000 shades could be printed off at one impression. Instead of using engraved rollers, as in ordinary calico printing, or stones, as in the case of colored advertisements, the designs or pictures are built up in a case of solid colors specially prepared, somewhat after the style of mosaic work. A portion is then cut or sliced off about an inch in thickness, and this wrapped around a cylinder, and the composition has only to be kept moist and any number of impressions can be printed off on calico, velvet, or velveteen, the colors being thoroughly fast.

Destruction of the Phylloxera.

Dr. Clemm has patented the following process in most civilized countries: He incorporates with the soil sulphides and carbonates which easily undergo decomposition, preferably those of potassium. Peat which has been made to absorb sulphuric, nitric, or phosphoric acid is then also introduced. The acid gradually acts upon the sulphide and the carbonate, liberating sulphureted hydrogen and carbonic acid in the soil. These two gases, according to the experiments of Dr. Eyrich, of Mannheim, are rapidly and uniformly distributed, and prove fatal to the Phylloxera in its underground stage, as well as to Colorado beetles, field mice, moles, etc. The potash remains in the soil as a sulphate, nitrate, or phosphate. The question is whether useful animals, such as earthworms, bumble bees, carnivorous ground beetles, etc., will not be destroyed also.—*Scientific American.*

A Venerable Rug.

I have in my possession a rug which is nearly 1,200 years old. I bought it in Malatia, on the Euphrates, where a Mahometan family had owned it for at least 300 years. The rug is different from most of those of modern make, being plainer in pattern and somewhat crude in finish. Its design is interesting as a specimen of that realism in art which precedes all conventional design. It represents the facade of a mosque of mediæval Moorish style, with two minarets on either side and a number of turrets rising toward the centre, where the highest is surmounted by a crescent and star. Only the four primary colors are used, and, while age has dimmed and made them richer, there is none of that gorgeous effect produced later by the prodigal blending of sensuous hues, as seen in all Eastern carpets of to-day. It is eight feet long and about five and a half feet in width. The date, 122 of the Hegira, corresponds to the year 795 of the Christian era, making it exactly 1,181 years old. The rug also has a history. Tradition says that for centuries it was sacred to the use of the priests in the Mecca Mosque.

According to the Koran it was a holy thing and as such could not be sold. Soon after coming into my hands I sent it with a large consignment of carpets to Constantinople, where, perceiving its age and sacred character, the customs detained it. In vain I protested it was mine by right of lawful purchase; the authorities were unmoved. A relic wrought in honor of the third successor of the Prophet could never be allowed to pass into the hands of infidels. No gold could atone for such sacrilege. It was a struggle between Allah and his enemies, between religious and civil law. Gold was used freely, the officials were repeatedly bribed but apparently without effect. A year and a half passed, during which I came to America, having abandoned all hope of recovering my treasure, when one day last July, in Philadelphia, where I had opened a place of business, I was astonished to receive it intact, as it had been consigned to me by the Turkish house of customs. Since then it has been exhibited in a number of cities and has attracted considerable attention. I have received offers for its purchase,

but have no wish to part with it. I place its value, however, at nearly \$3,000.—*Curiosity Dealer in St. Louis Globe-Democrat.*

JOTTINGS.

Mr. Gilbert Hart and family are expected next week.

Mrs. M. Alcott entertained a few friends on Thanksgiving day.

The School Trustees have secured Esgood Hall for holding school this winter.

Mr. Peckham and family will be with us next week, as will also Dr. Eager and family.

Mr. F. W. Lyman's home has been made happy by the arrival of a young daughter.

The ladies' of the Congregational Church, formed a Home Missionary Society this week.

Col. Forbes and family are here and the preparations for opening the Seminole are going on apace.

Supervising architect Gee has completed the changes in the street railroad track to the satisfaction of all parties.

Com. Paige is hard at work on the canal and before many days the Fanny Knowles will be running into Lakes Virginia and Mizell.

The pamphlets, that the Winter Park Co. have issued, have arrived and are being rapidly distributed all over this country and Great Britain.

Mr. Thomas Perrins, of Girard College, Philadelphia, is having his beautiful lot, on Lake Osceola, cleared and fixed up. He has one of the prettiest lots here.

The excursion for the benefit of the ladies' library, on last Saturday, while not a great success financially, was very pleasant occasion and the thanks of the association is tendered to Mr. Paige for his kindness in the affair.

The sad death, of Mrs. Clinton B. Davids, which occurred on the 23d, was a great shock to our community. Mr. and Mrs. Davids moved here from Green Cove Springs last winter and took charge of Mr. F. B. Knowles' extensive grove and farm property here. Mrs. Davids was a lady of fine presence, an accomplished musician and a genial, bright friend and neighbor. She died in giving birth to twin daughters, both of whom survive her. Her remains were taken to Jacksonville for interment. Mr. Davids has the profound sympathy of our whole people in his terrible bereavement.

Ladd receives subscriptions for LOCHMEDE—subscribe for it.



H. M. WOODRUFF,
JEWELER.

WATCHES, CLOCKS, JEWELRY.

WILSON'S SPECTACLES AND
FLORIDA CURIOSITIES.

REPAIRING OF ALL KINDS.

WINTER PARK, -- FLA.

E. L. MANSON.

AT EAGER'S DRUG STORE

SCHOOL BOOKS,

SCHOOL SUPPLIES,

STATIONERY.

MUSIC.

VIOLIN STRINGS.

FLORIDA -- VIEWS.

Fruit and Confectionery.

WINTER PARK, -- FLORIDA.

DR. H. C. JONES.

— RESIDENT —

PHYSICIAN AND SURGEON.

Office at Residence.

WINTER PARK, -- FLORIDA.

LOCHMEDE.

WINTER PARK, NOV. 25, 1887.

According to Dr. Gerard (*Archives*), the inconveniences resulting from bites by mosquitoes and gnats, especially when recent, may be relieved by rubbing the bitten spot with chloroform. The swelling quickly decreases, and the pain and itching disappear.

SOUTH FLORIDA R. R.

On and after Monday, Aug. 2, 1887, Trains will leave and arrive as follows: Cent. Standard Time

SOUTH BOUND.

STATIONS	De Bary J. T.	
	Line	K W
	P M	P M
Ly Jacksonville	3:30	12:30
Palatka	9:00	2:15
DeLand Junction	6:00	3:52
Ar Sanford	9:00	4:30

SOUTH FLORIDA R. R.

Ly SANFORD	9:00	4:40
LONGWOOD	9:22	5:00
Winter Park	9:48	5:22
ORLANDO	10:00	5:35
KISSIMEE	10:10	6:30
Bartow Junction		7:30
Bartow		8:40
Lakeland		8:00
Plant City		8:22
Ar TAMPA		9:10

Leave Tampa (Plant S. S. Co.) on Mondays and Thursdays 9:30 p. m. Arrive Havana, Wednesdays and Saturdays 5:00 a. m.

NORTH BOUND.**SOUTH FLORIDA R. R.**

STATIONS	De Bary J. T.	
	Line	K W
	P M	A M
Ly TAMPA	8:10	
Plant City	9:10	
Lakeland	9:32	
Bartow	6:00	
Bartow Junction	A M	10:07
KISSIMEE	11:40	11:20
ORLANDO	12:25	12:02
Winter Park	12:35	12:15
LONGWOOD	1:00	12:37
SANFORD	1:25	1:00

De Bary J. T.

STATIONS	De Bary J. T.	
	Line	K W
	P M	A M
Ly Sanford	2:45	1:15
DeLand Junction	5:45	2:00
Palatka	12:30	4:17
Ar Jacksonville	6:30	6:30

PEMBERTON FERRY BRANCH.

Operated by the S. F. R. R.

Leaves Pemberton Ferry 4:50 p. m. connecting at Lakeland with trains for Tampa and Sanford. Arrives at Bartow 8:55 p. m., returning leaves Bartow 6:00 a. m., Lakeland 6:50 a. m., arrives at Pemberton Ferry 9:25 a. m.

Through tickets sold at all regular stations for points North, East and West. Baggage checked through.

For time at other local stations see small folders.

WIEBUR MCCOY,

General Freight and Ticket Agent.

CAPER & COMPANY,

CONTRACTORS.

TREES FURNISHED AND

SET OUT. LAND CLEARED.

GROVES CULTIVATED.

Agents for SWIFT-SURE and Other Best Grades of Fertilizers.

FIRE INSURANCE IN BEST COMPANIES NEGOTIATED.

PLENTY OF GOOD SEASONED STOVE WOOD ON HAND.

ALL INTENDING SETTLERS

Should visit Winter Park, and see the properties in our hands before making a selection. Winter Park is the loveliest and healthiest spot in Florida.

With its SEMINOLE HOTEL OF 250 ROOMS, its ROLLINS COLLEGE, the BEST SCHOOL in the STATE, and its EXCELLENT SOCIETY.

It presents social advantages which no other town in Florida can equal. It is within FOUR MILES of the prosperous town of Orlando, the county seat, with which it will shortly have hourly communication by rail.

Orange Groves of all Sizes, Unimproved Lands, Etc.,

In this neighborhood at as reasonable prices as anywhere in Florida.

TITLES EXAMINED, LOANS NEGOTIATED, ETC.,

ALL INFORMATION CHEERFULLY
GIVEN ON APPLICATION TO

HUGH MAC CABBUM, SOLICITOR,

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Law and Real Estate Office,

WINTER PARK, - - - FLORIDA.

THOMAS W. GRIFFITHS.

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OPP. SOUTH FLORIDA RAILROAD STATION.

Special Rates by Week or Month---Furnished Rooms to Let.

WINTER PARK, FLORIDA

175
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LOCHMEDE

THE PIONEER STORE

(IN)
WINTER PARK,

A. H. PAUL, PROPRIETOR

Would respectfully announce to the citizens of Winter Park and vicinity, that he has bought of Mr. J. R. Ergood his stock of

GROCERIES AND GENERAL MERCHANDISE,

and will aim to keep up the reputation of the store, by keeping a

LARGE AND WELL ASSORTED STOCK

of the best goods that can be bought, and at prices that defy competition, for the same quality of goods, and he hopes by gentlemanly and courteous treatment to merit his share of the public patronage. His facilities for getting

FINE ALDERNEY CREAMERY BUTTER

and keeping it in cold storage, insure to his customers a good article in the best possible condition.

HAY, OATS AND GRAIN

at bottom prices. Come and see. Respectfully,

A. H. PAUL.

CHARLES J. LADD,

HARDWARE **E**
HARDWARE

WINTER PARK DRUG STORE,

SOUTHERN EXPRESS AGENCY,

SOUTHERN BELL TELEPHONE AND

TELEGRAPH OFFICE,

ORLANDO STEAM LAUNDRY.

COR. EAST PARK AVENUE AND THE BOULEVARD,

WINTER PARK, - - - FLORIDA.

Furniture Headquarters!

ALSO
Leaders
IN ALL KINDS
— OF —
HARDWARE
AND
House Furnishing
GOODS.



C. A. BOONE & CO.

ORLANDO, - - - FLORIDA.

STOVES.
—
Tin, Wood
AND
WILLOW WARE.
—
LAMPS,
CROCKERY and
GLASSWARE.

J. H. LAMAY,

The Winter Park Painter.

Work Done by Contract or by the Day.

Wall Decorating Promptly Done.

LIVE HERE AND WORK AT IT.

Opp. Opera House.

ORLANDO, FLORIDA.

CHAS. E. SPARKS,
CONTRACTOR FOR
USE THE PATENT
ELECTRO-PLATED SAND-PROOF POINT.
PUMPS, POINTS, PIPE, FITTINGS, AND HOSE.
PIPE FITTING AND GENERAL REPAIRING DONE ON SHORT NOTICE.
ALL WORK GUARANTEED, AND PRICES THAT CAN'T BE BEAT.
WHOLESALE AND RETAIL DEALER IN



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OFFICE OF LOCHMEDE
— IS PREPARED TO DO —

FINE + + + +

+ + JOB + +

+ + PRINTING
OF ALL KINDS.

LOCHMEDE.

WINTER PARK, NOV. 25, 1887.

ORDINANCES

Relating to the Organization of the
Municipal Government of the Town
of Winter Park, Florida.

ARTICLE I.

ELECTIONS.

SECTION 1. Be it ordained by the Council of the Town of Winter Park, Florida, that an annual election of officers shall be held on the Second Thursday of October in each and every year at which the following officers shall be elected, to-wit: one Mayor, one Marshal, one Clerk, one Collector of Taxes, one Assessor of Taxes, and on the Second Thursday in October, A. D. 1888, and every two years thereafter for three (3) Aldermen, and on the Second Thursday in October, A. D. 1889, and every two years thereafter for four (4) Aldermen, for the term of two years each.

SEC. 2. Be it further ordained that the Mayor, shall issue his proclamation announcing said election at least thirty (30) days prior to the day of said election, appointing three Judges of election and Clerk of said election, which said proclamation shall be published in a newspaper published in said Town or by posting in three conspicuous places at least thirty (30) days next before the day of election.

SEC. 3. Be it further ordained that the said Judges of election shall count the votes taken at said election for all the candidates for the several offices heretofore enumerated in section one, and for all other offices that may hereafter be created for which an election is to be had, make out a list of all those voted for with the number of votes cast for such officers, certify in duplicate to its correctness and that said certified lists under seal be handed by one of said Judges, one to the Clerk of the Town of Winter Park, and the other to the Chairman of the Council.

SEC. 4. Be it further ordained that the Council shall meet on the first Monday after the election of Town officers or as soon thereafter as practicable for the purpose of canvassing the returns of said election and installing the new officers at which time the officers so installed shall enter upon the discharge of their duties and continue therein until their successors are duly elected and qualified.

SEC. 5. Be it further ordained that the Council at its first meeting elect a President from among its members, whose duty it shall be to preside over its deliberations at all meetings and to act as Mayor *pro tem.* when the Mayor may be absent or unable to perform his duties.

SEC. 6. Be it further ordained that the Mayor may convene the Council in special meeting when, in his opinion, business may require. For which special meeting he shall issue his proclamation in writing, stating the object of said meeting and shall have each Alderman served with a copy of said proclamation at least one day previous to said special meeting, and there shall be no other business transacted at said special meeting save that for which it is called.

SEC. 7. Be it further ordained that if any member of the council shall withdraw or leave the Council Chamber or place of meeting while the board is in session without first having obtained leave of the Council, he shall be fined by the Council in a sum not to exceed Ten dollars.

SEC. 8. Be it further ordained that the President of the Council shall act as Mayor *pro tem.* during the absence, sickness, or other disability of the Mayor.

SEC. 9. Be it further ordained that the President of the Council shall sign all ordinances passed by the Council and countersign in open session of the board all Treasurer's warrants.

Passed Nov. 10, 1887. R. R. THAYER,
ATTEST: President of Council.
E. L. MAXSON, Approved Nov. 14, 1887.
Clerk of Council. ROBT. WHITE, JR.,
Mayor.

ARTICLE II.

MAYOR.

SECTION 1. Be it ordained by the Council of the Town of Winter Park, Florida, that it shall be

the duty of the Mayor of the Town of Winter Park to see that all ordinances of the Town of Winter Park are faithfully executed.

SEC. 2. Be it further ordained that the Mayor shall have the power to veto any ordinance passed by the Council of the Town of Winter Park, and it shall be his duty to either approve or veto any ordinance on or before the next regular meeting of the Council after the meeting at which the adoption of such ordinance was had, and when he shall veto any ordinance he shall accompany the same with his reason for so doing in writing.

SEC. 3. Be it further ordained, that it shall be the duty of the Mayor to issue his proclamation announcing any regular or special election thirty days prior to any such election.

SEC. 4. Be it further ordained that the Mayor is hereby empowered by and with the consent of the Council to organize and appoint such police force as may be deemed necessary to insure peace and good order within the municipal limits of said Town of Winter Park.

SEC. 5. Be it further ordained that the Mayor shall issue his mandate directed to the Marshal to have brought before him at such time and place within the corporate limits of the Town of Winter Park, as he may designate, any person or persons charged with a breach of any of the ordinances of the Town of Winter Park, and he is authorized to compel the attendance of witnesses, to administer oaths, to enquire into the truth or falsity of the charge, and to fix the penalty within the limits prescribed by the laws of the State of Florida, and the ordinances of the Town of Winter Park, and to enforce the same.

SEC. 6. Be it further ordained that the Mayor, or in his absence the Mayor *pro tem.*, shall hold his court in the Council Chamber of the said Town of Winter Park, and that the time for holding said court shall be ten o'clock a. m., and at such other time as the Mayor may deem necessary for the trial of persons charged with the violation of the ordinances of the Town of Winter Park.

Passed Nov. 12, 1887. R. R. THAYER,
ATTEST: President of Council.
E. L. MAXSON, Approved Nov. 14, 1887.
Clerk of Council. ROBT. WHITE, JR.,
Mayor.

ARTICLE III.

MARSHAL.

SECTION 1. Be it further ordained by the Council of the Town of Winter Park, Florida, that it shall be the duty of the Marshal to make a written statement, sworn to, to the Treasurer of the Town on the First Monday in each and every month showing the amount of money coming into his hands during the month previous and from what sources the same came, and he shall pay over all public funds to the Town Treasurer and take his receipt for the same.

SEC. 2. Be it further ordained that the Marshal shall not leave the limits of the said Town of Winter Park, without leaving an authorized deputy, and such appointment shall be made by the Marshal with the consent of the Mayor.

SEC. 3. Be it further ordained that the Marshal shall, in addition to such fees as may be allowed to him by the Council, receive such salary as shall be agreed upon by the Council.

SEC. 4. Be it further ordained that the Marshal shall be always on duty to preserve peace and maintain order, and shall be subject to a fine or be expelled by the Council, or both, for any neglect of duty.

SEC. 5. Be it further ordained that the Marshal shall give bond with two or more sureties to be approved by the Council in such sum as the Council may determine by resolution annually, conditional upon his accounting for all monies received by him as said Marshal, and paying over the same to the Town Treasurer, as well as for a faithful discharge of all his duties as Marshal.

SEC. 6. Be it further ordained that it shall be the duty of the Marshal to be present at all sessions of the Mayor's court, to attend all meetings of the Town Council, and to serve all notices, summonses, and processes that may come into his hands. Any failure of the Marshal to comply with any of the requirements of this ordinance shall be punished by a fine not to exceed twenty-five dollars, to be imposed by the Council.

SEC. 7. Be it further ordained that the Marshal under the direction of the Mayor shall be chief of the Police force of the Town, and shall exercise general superintendence over the same.

SEC. 8. Be it further ordained that it shall be the duty of the Marshal to arrest *instantly* and confine in the common jail or calaboose all persons who shall be guilty of disturbing the peace

of the Town of Winter Park, by violation of any of the ordinances thereof, whether such cases come under his own observation or are reported to him by others, provided that if practicable he shall apply to the Mayor for his warrant therefor, in which warrant the offense alleged shall be specifically charged.

SEC. 9. Be it further ordained that it shall be the duty of the Marshal to confine all persons arrested by him in the common jail, provided that the Marshal shall permit any person or persons arrested by him to give bond to be approved by the Mayor, and that he shall be allowed Forty cents per day for the feeding and custody of all persons in his charge, which sum is to be paid by the prisoner before he is discharged.

SEC. 10. Be it further ordained that all persons with no visible means of support who may be found within the corporate limits of the Town of Winter Park, are hereby declared vagrants, and it shall be the duty of the Marshal to arrest all such persons and bring them before the Mayor, and upon conviction such person or persons as such vagrants shall be fined in a sum not to exceed Twenty-Five dollars or put to work for the Town at One dollar per day until such fine may be paid.

Passed Nov. 10, 1887. R. R. THAYER,
ATTEST: President of Council.
E. L. MAXSON, Approved Nov. 14, 1887.
Clerk of Council. ROBT. WHITE, JR.,
Mayor.

ARTICLE IV.

TAX COLLECTOR.

SEC. 1. Be it ordained by the Council of the Town of Winter Park, that it shall be the duty of the Tax Collector to collect all taxes levied and assessed upon the real estate and personal property by the said Town of Winter Park, as well as other taxes assessed under the general revenue act. That it shall be the duty of the said Tax Collector to make a written statement sworn to, to the Town Treasurer on the first Monday in each and every month showing amount of money coming into his hands the month previous and from what sources the same came, and he shall pay over all public funds to the Town Treasurer taking his receipt therefor.

SEC. 2. Be it further ordained that the Tax Collector shall receive such fees as shall be agreed upon by the Council.

SEC. 3. Be it further ordained that the Tax Collector shall not leave the limits of the corporation for the space of more than one week without leaving an authorized deputy.

SEC. 4. Be it further ordained that the Tax Collector shall give bond with two or more sufficient sureties to be approved by the Council in such sum as the Council shall determine by resolution annually, conditional upon his accounting for and paying over to the Town Treasurer all monies that come into his hands as said Tax Collector, and for the faithful performance of his duties as Tax Collector.

Passed Nov. 10, 1887. R. R. THAYER,
ATTEST: President of Council.
E. L. MAXSON, Approved Nov. 14, 1887.
Clerk of Council. ROBT. WHITE, JR.,
Mayor.

ARTICLE V.

CLERK OF COUNCIL.

SECTION 1. Be it ordained by the Council of the Town of Winter Park, that the Clerk of the Council shall before he enters upon the duties of his office give bond with two or more good and sufficient sureties to be approved by the Council in such sum as the Council shall determine annually by resolution.

SEC. 2. Be it further ordained that the Clerk shall attend all meetings of the Council and all Mayor's Courts, and shall keep a fair and correct record of their proceedings. The proceedings of the Council after being read and approved by them shall be signed by the President and the Clerk.

SEC. 3. Be it further ordained that the Clerk shall be allowed as compensation one dollar for each meeting of the Council that he may attend, and for all other services he shall be allowed such fees as are allowed the Clerks of the Circuit Courts of the State of Florida, and for each conviction before the Mayor he shall be allowed one dollar.

SEC. 4. Be it further ordained that the Clerk of the Council shall be *ex-officio* Treasurer of the Town.

SEC. 5. Be it further ordained that the Clerk shall keep the following books: first, a book of

rough sheets of minutes; second, a book of neat and accurate minutes; third, a book for recording all licenses issued; fourth, an ordinance book; fifth, a docket and book of minutes of the Mayor's Court.

Passed Nov. 10, 1887. R. R. THAYER,
ATTEST: President of Council.
E. L. MAXSON, Approved Nov. 14, 1887.
Clerk of Council. ROBT. WHITE, JR.,
Mayor.

ARTICLE VI.

ASSESSOR OF TAXES.

SECTION 1. Be it ordained by the Council of the Town of Winter Park, that it shall be the duty of the assessor of Taxes to make a true valuation of property as made by the officers of the State of Florida, annually for the purpose of taxation and the total taxes levied upon property by the municipal Corporation of the Town of Winter Park, in any one year shall not exceed one percentum upon the State valuation.

SEC. 2. Be it further ordained that the assessor of taxes shall receive such compensation as is allowed to the assessor of Taxes of the State of Florida.

Passed Nov. 10, 1887. R. R. THAYER,
ATTEST: President of Council.
E. L. MAXSON, Approved Nov. 14, 1887.
Clerk of Council. ROBT. WHITE, JR.,
Mayor.

ARTICLE VII.

TOWN SOLICITOR.

SECTION 1. Be it ordained by the Council of the Town of Winter Park, that there shall be an attorney elected by the Council who shall have the title of Town Solicitor and who shall receive such compensation as may be agreed upon by the Council and it shall be the duty of said Town Solicitor to attend to such business as may be required of him, and to give counsel in all cases required of him by the officers of the Town.

Passed Nov. 10, 1887. R. R. THAYER,
ATTEST: President of Council.
E. L. MAXSON, Approved Nov. 14, 1887.
Clerk of Council. ROBT. WHITE, JR.,
Mayor.

ARTICLE VIII.

TOWN SURVEYOR.

SECTION 1. Be it further ordained by the Council of the Town of Winter Park, that the Council shall elect a surveyor of the Town of Winter Park, and he shall be entitled to and receive such compensation as may be fixed upon from time to time by said Council.

Passed Nov. 10, 1887. R. R. THAYER,
ATTEST: President of Council.
E. L. MAXSON, Approved Nov. 14, 1887.
Clerk of Council. ROBT. WHITE, JR.,
Mayor.

ARTICLE IX.

COMMITTEES.

SECTION 1. Be it ordained by the Council of the Town of Winter Park, that the President of the Council shall appoint, at its first meeting or as soon thereafter as may be practicable, the following standing committees, composed of three members each. First, Committee on Finance; Second, Committee on Streets, Sanitary, and Improvements; Third, Committee on Charities, School, and Cemetery; Fourth, Committee on Rules and Ordinances; Fifth, Committee on Fire Protection.

SEC. 2. Be it further ordained that it shall be the duty of the Committee on Finance to examine into and report to Council, at least once in every three months, the condition of the finances of the Town, and the correctness and manner in which the accounts and books of the various officers are kept; to examine into and report to the Council whether any accounts against the Town have been paid or not, and that this may be done, all claims against the Town shall be referred to said Committee before action is taken thereon by the Council.

SEC. 3. Be it further ordained that it shall be the duty of the Committee on Streets, Sanitary and Improvements to have a meeting at least once a month and consider the question of improving the Town and to report to the meetings of the Council the result of their deliberations. All ordinances and questions in relation to improvements shall be referred to said Committee before action is taken thereon by the Council.

SEC. 4. Be it further ordained that it shall be the duty of the Committee on Charities, Schools, and Cemeteries to see that no true case of charity

suffers; to manage the educational interest of the Town; to have charge of and control the Cemetery, and all questions affecting these interests, shall be referred to this Committee before action is taken thereon by the Council.

SEC. 5. Be it further ordained that it shall be the duty of the Committee on Rules and Ordinances, at the second meeting of the Council or as soon thereafter as may be practicable, to prepare rules for the government of the Council and Ordinances for the government of the Town and to submit the same to the Town Council for consideration. All ordinances of a general nature not referable to another Committee shall be referred to said Committee before action is taken thereon by the Council.

Passed Nov. 12, 1887. R. R. THAYER,
ATTEST: President of Council.
E. L. MAXSON, Approved Nov. 14, 1887.
Clerk of Council. ROBT. WHITE, JR.,
Mayor.

ARTICLE X.

THE COUNCIL.

SECTION 1. Be it ordained by the Council of the Town of Winter Park, that it shall be the duty of the Board of Aldermen to make such by-laws and rules for their own guidance and government as they may deem expedient, and to enforce the same by fine or penalty and to compel the attendance of its members, and two-thirds of the Council may expel any member of the same or any officer of the Town for disorderly behavior or misconduct in office.

SEC. 2. Be it further ordained that it shall be the duty of the Council of the Town of Winter Park, to establish rules, regulations, and fees for the registration of voters for the annual election of Municipal Officers and for the filling of all vacancies which may occur in the offices of the said Town.

SEC. 3. Be it further ordained that it shall be the duty of the Town Council to meet within three days after any annual or special election to canvass the returns of such election, and to certify as to who are elected to fill the offices voted for at such election.

SEC. 4. Be it further ordained that it shall be the duty of the Town Council to pass such laws and ordinances as may be expedient and necessary for the preservation of the public peace and morals, for the suppression of riots and disorderly assemblies, and for the order and government of the Town, and to impose such penalties as may be needed to carry the same into effect.

SEC. 5. Be it further ordained that if at any time the Mayor shall veto any ordinance adopted by the Town Council, the Council shall upon receipt of such veto message proceed to vote upon the same, and the vote shall be taken as follows: "Shall the said ordinance be passed, the veto of the Mayor to the contrary notwithstanding," and if two-thirds of the members present shall vote in the affirmative, such ordinance shall become a law.

SEC. 6. Be it further ordained that it shall be the duty of the Town Council to regulate, improve, alter, and extend streets and open the same, as well as lanes and avenues, to prohibit encroachments thereon, and to cause obstructions, decayed buildings and ruins to be removed, to construct drains and sewers, and to make such rules and ordinances governing the same as they may deem necessary.

SEC. 7. Be it further ordained that it shall be the duty of the Town Council to regulate and control the grading, construction and repair of streets, improvements and sidewalks.

SEC. 8. Be it further ordained that it shall be the duty of the Town Council to pass such ordinances to prevent and abate nuisances, and to remove accumulations of trash, filth, and water, as they may deem necessary for the preservation of the public health.

SEC. 9. Be it further ordained by the Council of the Town of Winter Park, that it shall be the duty of the Town Council to pass such ordinances as may be necessary to regulate the construction and control of public bridges and buildings, to make and sink wells and erect pumps to guard against fire, and to provide for the lighting of the Town, to enclose and improve such public parks as may adorn the Town, to improve and beautify the public Cemetery, and all other such acts as they may deem necessary for the general interest and improvement of the Town.

SEC. 10. Be it further ordained that the Council shall have authority, and that it shall be the

duty of said Council to pass such ordinances as will prohibit or regulate the running at large within the corporate limits of the Town, Horses, Mules, Cattle, Swine, Geese, Sheep, Goats, or other animals.

Passed Nov. 10, 1887. R. R. THAYER,
ATTEST: President of Council.
E. L. MAXSON, Approved Nov. 14, 1887.
Clerk of Council. ROBT. WHITE, JR.,
Mayor.

ARTICLE XI.

COURTS AND TRIALS.

SECTION 1. Be it ordained by the Council of the Town of Winter Park, that any person who is charged at the instance of another with any offense against the ordinances of the Town of Winter Park, shall be informed by a summons in writing served on him of the nature and cause of the accusation shall have compulsory process for obtaining witnesses in his behalf, shall have a speedy trial before the Mayor, shall be confronted with the witnesses against him, and have the privilege of cross examination as in the Circuit Court of Florida, the same rules as to the examination of witnesses and the evidence adduced as obtained in said Courts so far as they are applicable in examining Courts shall be applicable in the trial of cases before the Mayor's Court. The party accused shall have the privilege of defending himself by counsel, or himself, or by both, as to him may seem proper.

SEC. 2. Be it further ordained that it shall be the duty of the Mayor, in all cases when complaint is made under oath of any violation of any of the ordinances and laws of the Town of Winter Park, to him, to issue a warrant directed to the Marshal or any of his deputies requiring him or them to arrest the offender or offenders, and to bring them before the Mayor at his next Court, which mandate shall be in the name of the State of Florida and Town of Winter Park, shall name the offense and time and place of trial, bear *teste* in the name of and be signed by the Mayor, and the same shall be executed by arresting of the accused.

SEC. 3. Be it further ordained that the Clerk shall issue subpoenas for the attendance of all witnesses that may be required before the Mayor's Court.

SEC. 4. Be it further ordained that if witnesses duly served shall fail to appear before the Mayor's Court, said Mayor shall have authority to issue attachments for them, and to punish them for failure to attend said Court by a fine not to exceed Twenty-Five Dollars.

SEC. 5. Be it further ordained that when the ends of justice may require it the Mayor shall have power to continue cases in his sound discretion under the rules governing the Circuit Courts of the State of Florida.

SEC. 6. Be it further ordained that any person who may be guilty of disorderly behavior during the sitting of the Mayor's Court shall be fined not exceeding Fifty Dollars, or be imprisoned not exceeding Twenty days, or both.

SEC. 7. Be it further ordained that the Clerk shall issue an execution *instantly* when any fine is imposed by the Mayor to be levied upon the goods and chattels of the person or persons fined, which execution shall bear *teste* in the name of the Mayor and be signed officially by the Clerk and directed to the Marshal of the Town of Winter Park, Florida.

SEC. 8. Be it further ordained that any male person convicted of violating any of the ordinances of said Town and upon whom a fine may be inflicted who shall not be able to pay such fine and costs shall be made to work for said Town and be allowed fifty cents per day until such fine and costs are paid.

SEC. 9. Be it further ordained that all witnesses in any cause before the Mayor's Court shall be allowed as compensation for each day's attendance fifty cents, such fee to be taxed as costs against the defendant in case of conviction and be collected by the Marshal and in case of acquittal to be taxed against the town.

Passed Nov. 10, 1887. R. R. THAYER,
ATTEST: President of Council.
E. L. MAXSON, Approved Nov. 14, 1887.
Clerk of Council. ROBT. WHITE, JR.,
Mayor.

ARTICLE XII.

PRECAUTION AGAINST FIRE.

SECTION 1. Be it ordained by the Council of the Town of Winter Park, that no person occupying a house or dwelling in the corporate limits of the Town of Winter Park, shall be permitted to use a

stovepipe as a flue, but they may use stone pipe or brick flues from the ceiling upward, any person violating this ordinance shall be fined not exceeding twenty dollars.

Sec. 2. Be it further ordained that no merchant shall sell, weigh, draw, or in any manner expose for sale any powder, kerosene oil, burning fluids, turpentine, or any other combustible or explosive material after early candle light. Any person violating this ordinance shall be fined not exceeding twenty dollars.

Passed Nov. 10, 1887. R. R. THAYER,
President of Council.
ATTEST:
E. L. MAXSON, Approved Nov. 14, 1887.
Clerk of Council. ROBT. WHITE, JR.,
Mayor.

ARTICLE XIII. HEALTH.

SECTION 1. Be it ordained by the Council of the Town of Winter Park, that the Mayor and Council of said Town of Winter Park shall constitute the Board of Health of said Town.

Sec. 2. Be it further ordained that all privies in the Town of Winter Park shall be cleaned out at least once a month; that any person violating this ordinance shall be fined not less than One Dollar nor more than Five.

Sec. 3. Be it further ordained that it shall be the duty of the Marshal or his deputy to make monthly inspections of all privies, and to see that this ordinance is enforced.

Sec. 4. Be it further ordained that no person shall throw on any street or alley, or on his own, or the lot of another, any decaying flesh, vegetables, or other offensive matter, calculated to annoy citizens or endanger health. Any person violating this ordinance shall be fined not exceeding Ten Dollars.

Sec. 5. Be it further ordained that no hog or pig pen shall be kept within the corporate limits of the Town of Winter Park. Any person violating this ordinance shall be fined not exceeding Ten Dollars.

Sec. 6. Be it further ordained that the Mayor or Council, upon the recommendation of the Board of Health, shall have full power to cause the owners of lots within the corporate limits of said Town, to drain or fill up the same upon the level of the street or alley upon which said lots are situated, and to enforce the same by penalty.

Passed Nov. 10, 1887. R. R. THAYER,
President of Council.
ATTEST:
E. L. MAXSON, Approved Nov. 14, 1887.
Clerk of Council. ROBT. WHITE, JR.,
Mayor.

ARTICLE XIV. STREETS.

SECTION 1. Be it ordained by the Council of the Town of Winter Park, Florida, that it shall be the duty of the Town Council to regulate, improve, alter, extend, and open streets, lanes, and avenues, and to cause obstructions, decayed buildings, and ruins to be removed, to construct drains and sewers, and to make to the parties injured thereby reasonable compensation, and to charge upon those benefitted reasonable assessments as may be agreed upon by the Council and the said parties; in case no agreement can be made, the Council shall appoint five discreet persons, holders of real estate in said Town, to ascertain and fix on the one hand a fair and equitable assessment and on the other a just compensation, and the assessment shall be a lien on the real estate improved and assessed, and that every person who enters his particular drain into the main drain or common sewer and receives a benefit thereby from draining his land, shall pay to the Town his proportionate part of making or repairing the same.

Sec. 2. Be it further ordained by the Council of the Town of Winter Park, that all streets to be hereafter laid out shall be at least Fifty Feet wide, provided however that alleys may be established, the width of which may be regulated by the Council.

Sec. 3. Be it further ordained that all able-bodied male persons between the ages of Eighteen and Forty-Five years, who shall have resided in the Town of Winter Park for twenty days shall be subject to work upon the streets and highways of said Town for six days in each and every year, provided that nothing herein shall be so construed as to prevent any person from employing a substitute. Provided further that any person may be relieved from said street duty upon the payment to the authorities of the sum of One Dollar for each and every day for which he is

liable to perform work. Provided that no person shall be liable to work longer than three days at any one time upon said streets. It shall be the duty of the Marshal to summon each and every person as aforesaid to work upon the streets of the Town for three days at such times as he may be directed by the Council, such notice shall be in writing and shall be given at least three days before such persons are required to work on said streets.

Sec. 4. Be it further ordained that any person duly summoned who shall fail to work upon the streets of the said Town of Winter Park for the time for which he was summoned shall be fined Two Dollars for each day that he shall fail to appear or work.

Sec. 5. Be it further ordained that the Council shall from time to time as they may deem proper pass resolutions requiring the owners of real estate within the corporate limits of the Town of Winter Park, to construct uniform and substantial sidewalks around their several lots, and to keep the same in good repair.

Sec. 6. Be it further ordained that there shall be taxed as costs in all cases of conviction of violation of a city ordinance the fees of the Clerk and Marshal, and the pay of witnesses.

Passed Nov. 10, 1887. R. R. THAYER,
President of Council.
ATTEST:
E. L. MAXSON, Approved Nov. 14, 1887.
Clerk of Council. ROBT. WHITE, JR.,
Mayor.

ARTICLE XV. REVENUE.

SECTION 1. Be it ordained by the Council of the Town of Winter Park that no person shall engage in or manage the business, occupation or profession mentioned herein, in the Town of Winter Park, unless a Town license shall have been procured from the Tax Collector, which license shall be issued to each person on the receipt of the amount hereinafter provided, together with the Town Clerk's fee of twenty-five cents for each license, and shall be signed by the Tax Collector and Town Clerk. No license shall be issued for more than one year, and all licenses shall expire on the first day of October of each year, but fractional licenses, except as hereinafter provided may be issued to expire on said day at a proportionate rate, estimating from the first day of the month in which the license is so issued; and all licenses may be transferred with the approval of the Mayor, with the business for which they were taken out, when there is a bona fide sale and transfer of the property used and employed in the business as stock in trade, but such transferred license shall not be held to be good for any longer time or any other place, than that for which it was originally issued.

First. Keepers of hotels or boarding houses having an accommodation for one hundred or more lodgers or boarders, Fifty Dollars; with accommodations for fifty to one hundred lodgers or boarders, Twelve Dollars and fifty cents; with accommodation for twenty-five to fifty lodgers or boarders, Seven Dollars and fifty cents; with accommodation for fifteen to twenty-five lodgers or boarders, Two Dollars and fifty cents; Public eating saloons or restaurants having accommodations for seating twenty persons or more, Ten Dollars, and those less than twenty, Two Dollars and fifty cents. Accommodation for lodgers shall be considered the number of beds habitually kept for such lodgers, and not the number of rooms contained in the house.

Second. Keepers of billiard tables, ball pool tables, or other tables where billiards or pool of any kind is played, when such tables are kept for other than private use, shall pay for each table a license tax of Seven Dollars and fifty cents. And all keepers of bowling alleys, skating rinks, shooting galleries, when kept for other than private use, for each alley, rink or gallery, shall pay a license tax of Seven Dollars and fifty cents. Provided that the license for billiard tables outside of, and disconnected with a bar room or its proprietor, shall pay a tax of Two Dollars and fifty cents.

Third. Dealers in spirituous, vinous, or malt liquors shall pay a license tax of two hundred dollars for each place of business. All persons deemed to be dealers under the laws of the State of Florida, for the year of 1887, shall be deemed dealers in spirituous, vinous, and malt liquors under this ordinance.

Fourth. Merchants, store keepers, and druggists shall pay a license tax of five dollars for each place of business.

Fifth. Sewing machine, lightning rod, and insurance agents shall pay a license tax of five dollars.

Sixth. Land agents shall pay a license tax of twelve dollars and fifty cents. Auctioneers for the sale of lands or other property shall pay a license tax of five dollars.

Seventh. Keepers of livery, sale, and feed stables, when not less than five or more than ten horses or mules are kept for hire, sale, or feed shall pay a license tax of seven dollars and fifty cents; where more than ten and less than fifteen horses or mules are kept for hire, sale, or feed shall pay a license tax of ten dollars.

Eighth. For each circus there shall be paid a license tax of fifty dollars, and no fractional license shall be issued to circuses. Theatrical shows, or minstrel troupes, or other travelling exhibitions shall pay a license tax of five dollars; provided, that the managers of theaters, or buildings erected or fitted up as theaters, and employing travelling troupes, theatrical, operatic, or minstrel to give performances in such theaters shall be allowed to give as many such performances as they wish, in such theaters, on payment of a license tax of twelve dollars and fifty cents per annum. Shows commonly known by the name of variety shows of a theatrical, minstrel, or spectacular character, and all shows that combine any such characteristics in which females are employed as waiters, shall pay a license tax of ten dollars for each performance given by them; provided, that local amateur performances or exhibitions for charitable purposes shall be exempt from the provisions hereof.

Ninth. Hawkers and venders of medicines, drugs, or other preparations purporting to possess medicinal virtues that shall attempt to dispose of the same in connection with public exhibitions of any kind, or that by harangues or other means, practices, or devices shall attempt to induce the assembling of crowds for the purpose of disposing of such medicines or drugs, shall be required to pay a license tax of fifty dollars for each day in which they may so attempt to sell such medicines or drugs, and no fractional license shall be issued in such cases.

Tenth. Hawkers and foot peddlers shall pay a license tax of Five Dollars. Provided, that this shall not apply to peddlers of fruits, flowers, newspapers, and periodicals. Peddlers with horse and cart, or carriage, shall pay for license Ten Dollars.

Eleventh. All banks or bankers, banking firms or brokers, having a capital stock of One Hundred Thousand Dollars or more shall pay a license tax of Fifty Dollars; having a capital stock of Fifty Thousand Dollars and less than One Hundred Thousand Dollars shall pay a license tax of Twenty Five Dollars; having a capital stock of Twenty Five Thousand Dollars and less than Fifty Thousand Dollars shall pay a license tax of Fifteen Dollars; having a capital stock of Twenty Five Thousand Dollars or less shall pay a license tax of Ten Dollars. Every incorporated or other bank, and every person, firm or company, having a place of business where credits are open, the deposit or collection of money or currency, subject to be paid or remitted upon drafts, cheques, or orders, or where money is advanced, or loaned on stocks, bonds, or bullion, or bills of exchange or promissory notes are received for discount, or for sale, shall be regarded as a bank or banker, and subject as such to the provisions of this ordinance.

Twelfth. No merchant, store-keeper, or other person, shall keep for sale, or sell, pistols, bowie knives, or dirk knives, without first paying a license tax of Fifty Dollars.

Sec. 2. Any person or persons that shall carry on or conduct any business or profession for which a license is required, without first obtaining such license, shall, except in such cases as are otherwise provided for in this ordinance, be guilty of a misdemeanor, and upon conviction shall be punished by a fine of not more than double the amount required for such license. The payment of all license taxes, may be enforced by the seizure and sale of property by the Tax Collector; and it is hereby made the especial duty of the Tax Collector and Town Clerk to report to the Mayor any violation of this section.

Sec. 3. Every Town license shall be furnished by the Town Clerk, under his seal of office, to the Tax Collector, on the blanks supplied by the Council, after signing the same and taking his receipt therefor, and the Tax Collector shall fill out and sign each license before issuing the same to the person paying him the necessary amount therefor. The Tax Collector shall make a duplicate of each license issued in the book furnished him by the Council for that purpose, and shall file such duplicate license with the Town Clerk for record, and the person or persons obtaining such license shall keep the same exhibited conspicuously at their place of business, and upon their failure so to do,

shall be subjected, to another license, for engaging in or managing the business, profession or occupation for which such license was obtained.

SEC. 4. Any Town Clerk or Collector that shall neglect so to make return, shall be removed from office; and any Collector failing to make such report as herein required, or to pay the amount collected to the Town Treasurer, as the same may be payable, shall be deemed guilty of embezzlement, and shall be liable to the penalties prescribed for larceny of the amount withheld.

SEC. 5. The Town Clerk of the Town of Winter Park shall transmit to the Chairman of the Town Council on the first Monday in each month, in each year, a report showing the amount of money received for Town licenses under the provisions of this ordinance, and shall publish a list of all persons paying such licenses over in each year, in some newspaper published in said Town of Winter Park, and in the report so made to the Chairman of the Town Council, the Clerk shall give the name of each person paying such tax, the amount paid by each, the date of payment, and the business or profession for which the same was issued, which report shall be signed by the Town Clerk, and the Town Tax Collector shall pay the amount collected by him for Town licenses to the Town Treasurer on the first Monday in each month. The Town Council shall furnish such blanks as are required for licenses in book form, to the Town Clerk, who shall give his receipt therefor stating the number of blank licenses in each book received, and the Town Clerk shall return each book for examination at any time, when requested so to do by the Town Council, and if such book shall be in the hands of the Tax Collector of said Town, he shall return the same for inspection when so requested.

SEC. 6. Be it further ordained, that from and after the adoption of this ordinance, it shall be in full force and effect.

Passed Nov. 10, 1887. R. R. THAYER,
President of Council.
E. L. MAXSON, Approved Nov. 14, 1887.
Clerk of Council. ROBT. WHITE, JR.,
Mayor.

ARTICLE XVI REGISTRATION.

SECTION 1. Be it ordained by the Town Council of the Town of Winter Park, that from and after the passage of this ordinance, no person shall be entitled to vote at any annual election held for officers of the said Town of Winter Park, unless such person shall have registered with the Town Clerk of the Town of Winter Park, at least ten days prior to such annual election.

SEC. 2. Be it further ordained that at any special election, all persons who shall have registered for the annual election, or who shall have registered at least ten days preceding such election with the Town Clerk, shall be entitled to vote.

SEC. 3. Be it further ordained that the Clerk shall open the registration book at least thirty days before any annual election and at least twenty days before any special election, and shall keep the same open until ten days previous to such election, and shall receive for his services for such registration the same fees as are allowed the Clerks of the Circuit Court in this State.

Passed Nov. 12, 1887. R. R. THAYER,
President of Council.
E. L. MAXSON, Approved Nov. 14, 1887.
Clerk of Council. ROBT. WHITE, JR.,
Mayor.

ARTICLE XVII STOCK RUNNING AT LARGE.

SECTION 1. Be it ordained by the Town Council of the Town of Winter Park, that whenever the Marshal shall find any cow or cows, bull or bulls, steer or steers, calf or calves, horse or horses, hog or hogs, mule or mules, running at large within the corporate limits of the Town of Winter Park, it shall be his duty to take up and put such animal or animals in the public pound; and, after four days notice in three of the most public places in the Town, to sell the same, at the place where they are confined, at public outcry, to the highest bidder, and the proceeds of such sale shall be paid into the Town Treasury.

SEC. 2. Be it further ordained that if at any sale, any such animals shall bring a larger sum than the costs and expenses of impounding and selling, the excess shall be paid by the town to the owner upon proper proof being made of the ownership of such animals.

SEC. 3. Be it further ordained that whenever any animals shall be impounded by the Marshal, and the owner shall identify them before the day

of sale, it shall be the duty of the Marshal to deliver them to the owner on the receipt of the costs of keeping them, and the sum of one dollar for impounding.

Passed Nov. 12, 1887. R. R. THAYER,
President of Council.
E. L. MAXSON, Approved Nov. 14, 1887.
Clerk of Council. ROBT. WHITE, JR.,
Mayor.

ARTICLE XVIII GAME LAW.

SECTION 1. Be it ordained by the Town Council of the Town of Winter Park that from and after the passage of this ordinance, no person shall shoot, trap, or in any other manner, kill any birds, alligators, or wild game of any kind within the corporate limits of the Town of Winter Park.

SEC. 2. Be it further ordained by the Town Council of the Town of Winter Park that no person shall fire off any gun or pistol within the corporate limits of the town of Winter Park. Any person violating this ordinance shall be fined in a sum not exceeding ten dollars (\$10.00), or confined in the calaboose or common jail of the Town of Winter Park not exceeding ten days.

Passed Nov. 15, 1887. R. R. THAYER,
President of Council.
E. L. MAXSON, Approved Nov. 15, 1887.
Clerk of Council. ROBT. WHITE, JR.,
Mayor.

ARTICLE XIX PEACE, GOOD ORDER AND MORALS.

SECTION 1. Be it ordained by the Town Council of the Town of Winter Park, that whoever shall in this Town wilfully disturb the peace of others by violent, tumultuous or offensive conduct or carriage, or by loud and unusual noise, or by unseemly, profane, obscene or offensive language, calculated to provoke a breach of the peace, or by assaulting, striking or fighting another, and whoever shall, in the Town, permit any such conduct in or upon any house or premises owned or possessed by him or under his management or control, so that others in the vicinity are disturbed thereby, shall, upon conviction, be fined in a sum not exceeding fifty dollars, or be imprisoned for a period of not more than twenty days at hard labor, or both.

SEC. 2. Be it further ordained, that whoever shall, in this Town, disturb any congregation or assembly met for religious worship, by making any noise or by rude and indecent behavior, or profane discourse; when in a place of worship, or so near to the same as to disturb the order and solemnity of the meeting, shall, upon conviction, be fined in a sum of not exceeding fifty dollars, or be imprisoned for a period of not greater than twenty days at hard labor, or both, at the discretion of the Mayor or officer trying such person.

SEC. 3. Be it further ordained, that whoever shall, in this Town, be found in a state of intoxication in any highway, thoroughfare or public place, shall, upon conviction, be fined not less than five nor more than fifty dollars, or be imprisoned in the calaboose not less than ten nor more than twenty days, at hard labor, under the direction of the Council, or both by such fine and imprisonment.

SEC. 4. Be it further ordained that whoever shall in any public place in this Town be found in a state of nudity, or in a dress, not belonging to his or her sex, or in an indecent exposure of his or her person, or be guilty of any indecent or lewd behavior or shall exhibit, sell or offer to sell any indecent or lewd book, picture or other thing, or shall exhibit or perform any indecent, immoral or lewd play, or other representation, shall, upon conviction of any of said offences, be fined in a sum of not less than five nor more than fifty dollars, or be imprisoned at hard labor, under the direction of the Council, for not more than twenty days.

SEC. 5. Be it further ordained that whoever shall bathe, wash or swim in any lake, pond or pool in this Town within the hours of daylight, being naked or insufficiently clothed to prevent improper exposure of his or her person, shall, upon conviction, be fined not less than five nor more than fifty dollars, or be imprisoned at hard labor in the calaboose for not more than twenty days.

SEC. 6. Be it further ordained that whoever shall, in this Town set up or keep any gambling device, at which any game of chance shall be played, for money or property, or anything representing money or property, or who shall keep a place for or allow gambling of any kind carried on on or about his premises, shall, upon conviction, be fined not less than twenty nor more than fifty dollars, or be imprisoned in the calaboose for not

more than thirty days, at hard labor, under the direction of the Town Council, or by both such fine and imprisonment.

SEC. 7. Be it further ordained that any person guilty of keeping a bawdy house in this Town shall, on conviction, be fined in a sum of not less than ten nor more than fifty dollars, or be imprisoned for not less than ten nor more than thirty days, at hard labor, under the direction of the Council or by both such fine and imprisonment.

SEC. 8. Be it further ordained that a bawdy house is a house kept for purposes of prostitution, and is visited by the public for such purposes. In all prosecutions for keeping a bawdy house, proof of the general reputation of the house in question in the neighborhood in which the same is located, shall be sufficient to establish its character as a bawdy house.

SEC. 9. Be it further ordained that any owner or agent of such owner of any house or houses, who may rent or cause to be rented or occupy or allow to be occupied any house or portion of a house to be used as a bawdy house, in the Town of Winter Park, shall, upon conviction thereof, be fined in a sum of not more than fifty dollars, or be imprisoned in the calaboose for not more than thirty days at hard labor, under the direction of the Council, or by both such fine and imprisonment, and any owner or agent of such owner of any house or houses in said Town, who shall suffer or permit any woman of ill-fame to occupy any house or houses within said Town, for the purpose of fornication or adultery, for the space of two days, after notice thereof by the Marshal, or other officer of the Town, shall, upon conviction thereof, be subject to all the pains and penalties above specified.

SEC. 10. Be it further ordained, that any person being the owner or occupant of a house of ill-fame, who shall continue to allow the same, for two days after the same shall have been declared to be such, on conviction thereof, shall be fined in a sum not exceeding fifty dollars, or be imprisoned for a period of not more than twenty days in the calaboose, at hard labor, under the direction of the Council, and the Marshal or other officer shall, by order of the Mayor or Council, abate such nuisance by demolishing, tearing down or closing up such house or houses.

SEC. 11. Be it further ordained that any person or persons who shall occupy, or allow to be occupied any bawdy house or portion of a bawdy house in the Town of Winter Park, shall, upon conviction thereof, pay a fine of not exceeding fifty dollars, or be imprisoned in the calaboose for not more than twenty days at hard labor, or by both such fine and imprisonment, at the discretion of the court.

SEC. 12. Be it further ordained, that whenever any house or houses shall be adjudged to be a house or houses of ill-fame, or bawdy house or houses, and the occupant or occupants be, or are not the owners thereof, it shall be the duty of the Marshal or his deputy to eject the tenant or tenants therefrom, and he shall be allowed a fee of ten dollars for such services, collectable out of the owner or owners of such house or houses, in case the same cannot be collected from the tenant or tenants upon execution.

SEC. 13. Be it further ordained that any person or persons who shall permit parties of disorderly character to assemble in his, her or their house or houses, within the corporate limits of the Town of Winter Park, to the disturbance of the citizens residing in his, her or their neighborhood, shall be guilty of keeping a disorderly house and shall, on conviction, be fined not exceeding fifty dollars, or be imprisoned in the calaboose, at hard labor, under the direction of the Council, for not more than twenty days, or both, in the discretion of the court.

SEC. 14. Be it further ordained, that any retailer of spirituous or fermented liquors, who shall keep open door after the hour of eleven o'clock at night for the purpose of vending the same or other intoxicating liquors, shall, upon conviction, be fined not less than five nor more than fifty dollars, or be imprisoned in the calaboose at hard labor, under the direction of the Council, for not less than five nor more than thirty days, or both such fine and imprisonment, at the discretion of the court.

SEC. 15. Be it further ordained, that any merchant, or billiard table or ten pin alley keeper, or dealer of any kind, who shall keep open doors on the Sabbath day, or trade or traffic on that day, except keepers of drug stores, who shall be allowed to keep open for the purpose of selling drugs and medicines only, in this Town shall, upon conviction, be fined not less than five nor more than fifty dollars, or be imprisoned in the calaboose for not less than five nor

more than twenty days at hard labor, under the direction of the Council, or both such fine and imprisonment, in the discretion of the court.

Sec. 16. Be it further ordained, that any person who shall in this Town keep open a room, or saloon, containing any billiard table or ten pin alley, after the hour of eleven o'clock at night, or permit persons to assemble or remain in said saloons, billiard or ten pin alley room, for the purpose of playing or rolling on said tables or alleys after the hour of eleven o'clock at night, shall upon conviction, be fined not less than five nor more than fifty dollars, or imprisoned in the common jail or calaboose not less than ten or more than thirty days at hard labor.

Sec. 17. Be it further ordained that any person guilty of running any animal upon the streets of Winter Park, or of breaking any horse to harness or saddle in said streets, shall upon conviction be fined not less than five nor more than twenty-five dollars, or imprisoned in the calaboose at hard labor, under the direction of the Council, for not more than twenty days, or both.

Sec. 18. Be it further ordained, that any person guilty of desecrating or despoiling the public cemetery, or any church or other property set apart for public use, or held for benevolent or charitable purposes; or who shall in any way deface or post bills upon any private property shall, upon conviction, be fined in a sum of not less than five nor more than twenty-five dollars, or be imprisoned at hard labor, under the direction of the Council, for not more than twenty days, or both such fine and imprisonment.

Sec. 19. Be it further ordained, that any person or persons who shall hitch his, her or their horse or horses, mule or mules, to any shade tree, awning post, veranda post, lamp post or any fence shall, upon conviction, be fined in a sum of not less than one dollar nor more than twenty dollars.

Sec. 20. Be it further ordained, that any person or persons who shall stand or gather upon any sidewalk in the Town of Winter Park, in such a manner as to obstruct the passage of persons along such sidewalk, shall, upon conviction, be fined in the sum of five dollars, or be imprisoned in the calaboose for five days at hard labor.

Sec. 21. Be it further ordained, that any person or persons who shall, within the corporate limits of the Town of Winter Park, play at any kind of pool table, wheel of fortune, or any other game of chance, for money or other valuable things, shall, upon conviction therefor, be fined in a sum of not more than fifty dollars, or be imprisoned in the calaboose at hard labor for not more than twenty days, or by both such fine and imprisonment.

Sec. 22. Be it further ordained, that any person other than the owner, or agent of the owner, who shall be caught sleeping in any unfinished building, privy or other out-house in the Town of Winter Park, without having first obtained the consent of the owner of such unfinished building, out-house or privy, shall, upon conviction, be fined in a sum not exceeding ten dollars, or by imprisonment at hard labor under the direction of the Town Council.

Passed Oct. 17, 1887. R. R. THAYER,
Attest: President of Council
E. L. MAXSON, Approved Nov. 22, 1887
Clerk of Council ROBT WHITE, Jr.,
Mayor

To Color Iron Blue.

One hundred and forty grammes of hyposulphite of soda are dissolved in a liter of water (43 ounces to 1 quart); 35 grammes of acetate of lead are dissolved in another liter (one and one-sixth ounce to 1 quart); the two solutions are mixed, are made to boil, and the iron is immersed therein. The metal takes a blue color, such as is obtained by heating it.—*Revue Scientifique*.

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ALFRED B. MASON, L. C. DEMING,
Land Commiss'n'r. Gen. Ticket Agt.
Jacksonville, Florida.

Orange County's Health.

Orange county has always claimed, and with good reason, to be one of the most, if not the most healthy county in the State, and at a time when people have been made uneasy about the health of the State, on account of an epidemic affecting two of its towns, it seems well to draw attention to the fact. With this object in view the following reports have been compiled and published at the suggestion of the Orlando Board of Trade.

The attention of all who contemplate coming to Florida is respectfully invited to the many advantages of Orange county, one of the chief of which is its unrivalled healthfulness.

There has never been a single case of yellow fever, or any epidemic disease, within its limits, nor for that matter in any of the adjoining counties, and none of the conditions exist that would make its spread possible, even were it introduced.

KING WYLLY, M. D.,
Pres. Fla. Health Protective Assoc.
B. F. WHITNER,
Ch'rman Bd County Commissioners,
E. J. REEL,
Ch'rman County Bd of Health.

As an evidence of our claim to healthfulness, we publish below the reports of the city physicians of Orlando and Sanford, our two largest cities.

MORTUARY REPORT of the City Physician of the City of Orlando, from the 1st day of July to the 12th day of November, 1887:

DISEASES.	NO.	AGES.
Chronic Diarrhoea.....	2	63, 73.
Consumption.....	5	22, 35, 50, 28, 76
Teething.....	1	21.
Mania Potu.....	1	21.
Cancer of Womb.....	1	56.
Malarial Fever.....	2	30, 3.
Premature Birth.....	1	
Dysentery.....	2	1½, 2.
Gastritis.....	1	1.
Peritonitis.....	2	25, 28.
Inanition.....	1	1.
Cholera Morbus.....	1	54.
Drowned.....	1	28.

Total.....21
White.....8
Colored.....13

Total.....21

It will be seen by this report that we have had no epidemic of any kind during the season. During the months of October and November, this year, we have been almost entirely exempt from

autumnal fevers, as only two cases have been reported during this month, both convalescent.

J. W. HICKS, M. D.,
City Phys. and Mem. Bd of Health.

SANFORD'S MORTUARY REPORT from July, 1885, to Nov. 16th, 1887:

Consumption (only 1 a citizen of Sanford),	9
Child-bed.....	2
Abcess in Neck.....	1
Delirium Tremens.....	1
Kidney Disease.....	1
Typhoid Fever.....	1
Infants.....	7
Congestion.....	1
Old Age.....	1
Rheumatism.....	1
Colored (cause unknown).....	12
Malarial Fever.....	3
Putrid Sore Throat.....	1
Railroad Accident.....	1

The above is compiled from the best sources of information obtainable.

There has never been a case of Yellow Fever in Orange County within my knowledge, save two cases I attended on a steamboat (Volusia,) in transit, which landed at Mellonville dock in 1877 or '78. J. S. MONTGOMERY,
City Physician.

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ROBT. WHITE, Jr.,

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YOUR ADVERTISEMENTS

and do not be ashamed of a small one, nor too close in calculating the return from as big a one as you can afford. It will all help to make a good showing for the town.

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