

JAPANESE LOSSES ESTIMATED 100,000

Russians Claim Mikado's Army Is Demoralized.

MAD RACE IS, "ON TO HARBIN!"

General Linevitch Reports that His Army is Retreating in Good Order and that He is Pleased with the New Recruits Sent Him.

Gunshoe Pass, 108 miles north of Tie Pass, Manchuria, March 21.—The Japanese losses are estimated at the Russian headquarters to be 100,000. Some of the troops employed to cover the retreat from Mukden were badly demoralized, losing their way in the hills eastward and only rejoining their own divisions.

So certain was General Kuropatkin of being able to hold Mukden that maps of the country northward were not even distributed. Kuropatkin however resolved to accept battle against his better judgment, owing to the impatience of St. Petersburg for victory, or he was confirmed in this decision by false calculations of Field Marshal Oyama's strength.

One of the main factors of the success of the Japanese were their violation of Chinese neutrality in the use of the Sinmintin road.

News From St. Petersburg.

St. Petersburg, March 21.—1:15 p.m.—General Linevitch's headquarters has been established for the present at Chenchawatz, situated at the crossing of the Sungari river, whence he is directing the retreat of the three armies and disposing of the fresh troops of the Fourth corps just arrived from European Russia.

The protection of the Sungari bridge vital to the salvation of the army as the river is not fordable below Kirin, and once the line of the river is passed and the bridge blown up, the Japanese pursuit will be effectually checked. At the same time the second army is falling back of the line of the railroad, while the First and Third with the transports are retreating along the Mandarin road to Kirin, both destroying bridges and roads and denuding the country behind them and making it impossible for the Japanese to live in their immediate wake with out their own commissariat. The Japanese are advancing over the Grand trade route 20 miles west of railroad. However, they could probably live on the country, the road just before the opening of the navigation of the Liao river being crowded with Chinese provisions on the way to market southward. Apparently it is a question as to which army will outmarch the other.

In view of the increasing number of doctors required at the front an official order was published today permitting during the war the appointment of students to medical posts and allowing foreigners to join the service.

News from Tie Pass.

Kaoputz, March 19.—Evening, via Tien Tsin, March 20.—(Delayed in transmission.)—A Norwegian trader accompanied the Russian retreat to Tie Pass and with a single companion crossed over to Fakoman, following the water courses to avoid the Russian patrols from Hungtuz. The Russians left Mukden with five columns of infantry, in the center of which were two lines of commissariat flanking the body and cavalry acting as screens farther afield.

The demoralized troops discarded their boots and equipments and abandoned their transport carts, left guns and carriages, using the harness to save as many as possible.

All the last day at Tie Pass the Ossacks looted the booths and traders, and smashed and burned everything unobtainable. They caught a Japanese spy, who, upon resisting, was killed. The guilty Ossacks were shot a quarter of an hour later.

Lieutenant General Mitchenko, with 6,000 Ural Ossacks, some European cavalry and two batteries of artillery to now operating on the Russian extreme left.

Major General Fukushima has visit of Hsinmintun and perfected arrangements for the installation of a Japanese garrison there and it is probable that in the future that town will be considered within the war zone and all persons arriving there will be required to have a pass.

Earl Rosslyn Weds American Girl. New York, March 22.—The Earl of Rosslyn has been married to Miss Anna Robinson Quay, in London, cables the correspondent there of the American. The bride is a native of Minneapolis, Minn., but has lived abroad for some years. She once appeared on the stage, but retired in 1901.

Court Upholds Anti Trust Law. Columbus, O., March 22.—The supreme court today upheld the constitutionality of the criminal section of the valentine anti-trust law. The civil section had already been passed upon a constitutional some time ago. The section bears upon the alleged forming of combines in restraint of trade.

FIFTY FOUR BODIES HAVE BEEN FOUND

People Begin to Realize the Extent of Great Calamity.

BELIEVED NEARLY 100 MISSING

Searching Parties Worked All Night For Bodies at Brockton—Mayor Issues Call for Public Funeral of Victims of Disaster.

Brockton, Mass., March 22.—A realization of the extent of the disaster which had come to the city of Brockton yesterday in the wrecking of the great wooden shoe factory of R. B. Grover company, and the ensuing terrible loss of life came more clearly to the citizens today when they awoke to a full knowledge of the horrors attendant upon a catastrophe.

All night long the work of searching for the bodies of victims of the explosion and fire continued with unremitting zeal. The work was not rewarded until after midnight by the finding of any additional bodies until 7 o'clock today, when the remains of a human being were found in the boiler pit. Considering the mystery attached to the disappearance of David W. Rockwell, the engineer, who was in charge of the boiler which exploded, the police believe the body found today was that of the engineer.

Rockwell was reported to have been rescued yesterday badly injured and later to have died, but the police were not able to subsequently locate his body. It seemed more likely to the police today that Rockwell, near as he was to the explosion, was the first to meet death. The body of Steven Snow, 83 years old, one of the oldest workmen in the Grover plant, was identified today by his son.

The finding of the remains supposed to be that of the engineer, made the fifty-fourth body thus far taken from the ruined factory. The figures at hand early today showed that about two hundred and sixty persons were at work in the factory when the explosion occurred, had been accounted for and that between 50 and 100 persons are missing.

Mayor Keith issued a notice today requesting every clergyman in the city to meet with him at 3 o'clock this afternoon at the City Hall to make arrangements for public funeral services for the victims of the accident, suggesting Thursday afternoon as a desirable time for them to be held. He added also that it seemed best to bury those bodies whose identification would be impossible in the city cemetery at Melrose. Mayor Keith said the raking over of the ruins would be resumed today with a larger force of men at work. He expressed the opinion that perhaps a considerable number of bodies would be found in that portion of the plant not yet explored.

A more careful search of the boiler pit in which the remains were found today resulted in the finding of a watch, the rubber heel of a shoe and a torn piece of clothing, all of which when shown to Mrs. Rockwell, the wife of the engineer, were identified by her as belonging to her husband. Then the police found a part of a chair with a pelvis of a human frame in it, from which they inferred that Rockwell was sitting beside his boiler when the explosion came and was killed instantly. The police are satisfied that the report yesterday that the engineer had been taken out alive was due to the confusion of Rockwell with another employe.

With reference to the cause of the blowing up of the boiler Josiah F. Gibbs, assistant engineer at the Brockton Sewage station, who was with Engineer Rockwell at the Grover factory 5 minutes before the accident occurred, said today that when he left Rockwell the steam was below the safety limit and there was plenty of water in the glass, but that he was running the old boiler. The police say today in explaining the failure of a number of employes to report their escape, cited an instance which indicated to them that many of the workmen were dazed from the explosion.

West Virginia Miners Strike.

Logan, W. Va., March 22.—All the employes of the mines at Holden, W. Va., four miles from here, between three and four hundred in number, mostly Italians, have gone on strike on account of a change of wages. They had been receiving \$1.75 a day and no tie was given that hereafter they would receive 40 cents per ton. This mine is considered the best equipped in the state and has only been shipping coal for two months. All the strikers are orderly and no trouble is anticipated, a speedy adjustment being looked for.

Alabama Weavers on a Strike.

Columbus, Ga., March 22.—Fifty weavers at the Girard cotton mill have been on a strike since Saturday. Eighty five out of 256 looms ran yesterday. The strike was confined to the weave department. It is now thought that the trouble will be amicably adjusted. It seems that new machinery was ordered, by means of which the operative made more cloth. The operatives who quit said that the mills made a reduction in wages.

ROBBERS WRECKED PASSENGER TRAIN

Spikes Removed and Rails Had Been Misplaced.

SIX INJURED; NONE FATALLY

Wreck Occurred on a 45-Foot Embankment—Engine Completely Stripped Mail Car Demolished and Buffet and Sleepers Damaged.

Des Moines, Iowa, March 22.—Rock Island officials here say that the wreck of the Rocky Mountain limited near Homestead, Iowa, which happened early today, was the work of robbers who succeeded in escaping.

Six persons were injured in the wreck, three of them fatally. An examination of the tracks developed that the spikes for nearly the length of a rail had been removed. The wreck occurred on a high embankment, the road being soft from the recent thaws and rains.

The two Denver, Colo., sleepers landed in the ditch on the end, the embankment at that point being about 35 feet high. The engine, mail car and composite car also went down the embankment. The following message, giving the cause of the disaster, was telegraphed from Homestead to Assistant General Manager W. M. Hobbs, in Chicago, by the division roadmaster: "The wreck was caused by an unknown person removing spikes, bars and angle bars and misplacing the rails. Spikes were removed from two rails on the south side of the track. The engine and first four cars were thrown down a 45-foot embankment. The engine was completely stripped the mail car destroyed, the buffet car on its side and two sleepers badly damaged."

CHARGED WITH MURDER.

Sensational Testimony Given In the Famous Kentucky Trial.

Lexington, Ky., March 22.—The inquiry into the case of the Hargises and Callahan, charged with complicity in the murder of Cockrell, for the purpose of deciding the question of admitting them to bail was resumed today. A sensational story was told by A. C. Bowman, foreman of the Breathitt county grand jury. He testified that when the grand jury was investigating the case against Will Britton for killing Cockrell, for which he afterward was given a life sentence Riley Coldiron had just given sensational testimony against Britton.

At this point Alex Hargis rushed into the grand jury room and by threats and angry attitude, compelled the grand jury to adjourn, after vainly trying to get it to investigate a charge of perjury brought by Britton's friends against Coldiron. Bowman said the case was dropped and never resumed by them through fear.

SOUTH MUST SUPPLY COTTON.

Efforts to Grow Fleecy Staple in East Africa Are a Failure.

London, March 22.—The report of the commissioners sent out by the British government to inspect the cotton growing possibilities in East Africa has been published. It says: "Unless difficulties which at present appear to be insuperable can be removed, cotton cultivation in East Africa will never be undertaken on any considerable scale."

First among the difficulties the commissioners place labor, on account of the apathy of the natives and their disinclination for work. The total area devoted to cotton growing under European supervision can scarcely exceed a few thousand acres. The commissioners' opinion is that the only solution of the difficulty is indentured labor from India or China.

Girl Saves Aunt from Death.

New York, March 22.—Seven-year old Lena Grosskoff, of No. 237 West Sixty-sixth street, was quick-witted enough in an emergency to save her aunt, Mrs. Anna S. Lee, of No. 177 West Sixty-sixth street, from burning to death. The little girl was with her aunt in a dressing room in the Grosskoff apartment. Mrs. Lee stepped on a match. The lace on her clothing ignited, and in an instant her hair was ablaze. The child ran to the door to call for help, but found it was locked. Then, rushing to the bed she seized the coverings, and threw them over her aunt. She hugged the quilts about the blazing woman, and screamed for help.

Overdue Steamer Reaches Port.

New York, March 22.—The Hamburg-American steamer Patricia, from Hamburg, came into this city four days late, after an extremely stormy voyage. Her 2,800 passengers were confined to their quarters during almost the entire voyage, but beyond the discomforts incident to the weather they were well upon arrival. Captain Magin says that the seas were so high that from the bridge, which is 55 feet from the water line, he was unable to see over the top of the sea.

BOILS AND ERUPTIONS

Have been suffering from Impure Blood for many years, having Boils and other Eruptions. Having heard of S. S. S. I decided to try it, and am glad to say that it has done me a great deal of good. I intend to continue to use it, as I believe it to be the best Blood Medicine on the market. Cleveland, Tenn. W. K. DETERS.

For over fifteen years I have suffered more or less from Impure Blood. About a year ago I had a boil appear on my leg below the knee, which was followed by three more on my neck. I saw S. S. S. advertised and decided to try it. After taking three bottles all Boils disappeared and I have not been troubled any since. G. O. FARRIG, 114 W. Jefferson St., Louisville, Ky.

Newark, Ohio, May 23, 1903. From childhood I had been bothered with bad blood, skin eruptions and boils. I had boils ranging from five to twenty in number each season. The burning accompanying the eruption was terrible. S. S. S. seemed to be just the medicine needed in my case. It drove out all impurities and had blood, giving me permanent relief from the skin eruption and boils. This has been ten years ago, and I have never had a return of the disease. Mas. J. D. ATHONTON.

Write for our book on blood and skin diseases. Medical advice or any special information about your case will cost you nothing. The Swift Specific Company, Atlanta, Ga.

4 FULL \$3.20 6 Qts \$4.50 12 Qts \$9.00 CHAS. BLUM & CO., 517 and 519 W. Bay St. Jacksonville, Fla.

UNDER AND BY VIRTUE OF A FINAL DECREE OF FORECLOSURE AND SALE

UNDER AND BY VIRTUE OF A FINAL decree of foreclosure and sale rendered by the Hon. R. M. Call, judge of the circuit court for the Fifth judicial circuit of Florida, in and for St. Johns county, in chancery sitting on the 18th day of March, A. D. 1903, in a certain cause wherein Federal Trust Company, a corporation, is complainant, and Wetumpka Fruit Company, a corporation, is defendant, as special master appointed therein, I will sell at public outcry to the highest bidder for cash, before the front door of the court house of said county, on St. Augustine, on the first Monday in May next, being the first day of May, 1903, at 12 o'clock noon, the following lands, to-wit: In Marion county, the following lands, with all buildings and improvements thereon: Lots one, two, three, four, twelve, thirteen, fifteen, sixteen, seventeen, eighteen, nineteen, twenty, twenty-one, twenty-two, twenty-three, twenty-four, twenty-five, twenty-six, and the eastern half of lot forty-one, as shown upon a plan entitled "Map of a portion of Fernandez Grant," and lots one and two of section 21, and lot one of section 28, township 13 south, of range 21 east. H. J. Campbell, engineer, recorded in the Public Records in Marion county, which lots are respectively described by metes and bounds in said decree, and also in the mortgage given by Wetumpka Fruit Company to Thomas S. Pierce, recorded in said county on the 21st day of May, 1902, in St. Johns county the following lands with the buildings and improvements thereon: The southeast quarter, the south half of the northeast quarter, the south half of the north half of the northeast quarter, the east half of the southwest quarter, the southeast quarter of the northwest quarter, the south half of the northwest quarter, the south half of the northeast quarter of northwest quarter of section 29; the east half and the east half of the west half of section 5, in township 10 south, of range 25 east, containing about 900 acres; also the east half of the west half of the southeast corner of lot 14 of said plan heretofore mentioned. In St. Johns county the following lands with the buildings and improvements thereon: The southeast quarter, the south half of the northeast quarter, the south half of the north half of the northeast quarter, the east half of the southwest quarter, the southeast quarter of the northwest quarter, the south half of the northwest quarter, the south half of the northeast quarter of northwest quarter of section 29; the east half and the east half of the west half of section 5, in township 10 south, of range 25 east, containing about 900 acres; also the east half of the west half of the southeast corner of lot 14 of said plan heretofore mentioned. (3) One acre and 990 square feet in the southwest corner of the south half of the northeast quarter of the northwest quarter of said section 29 (4) Ten acres in the southwest corner of the southeast quarter of said section 29 (5) Five acres in the northwest corner of the east half of the west half of said section 32 bounded as follows: Commencing in the north line 1,220 feet east of the west line of section 32; thence run east 660 feet, south 330 feet, west 660 feet and north 330 feet. (6) Ten acres in the northwest corner of the southeast quarter of the northwest quarter of section 32, bounded as follows: Commencing 1,320 feet south from the north line, and 1,320 feet east from the west line of said section 32; thence run east 660 feet, south 660 feet, west 660 feet, and north 660 feet.

NOTICE OF APPLICATION FOR DISCHARGE. SIX MONTHS FROM THIS DATE, JAN. 2, 1905, on the 3d day of July, 1905, I will present my accounts and vouchers to the county judge of Marion county, Florida, and ask for final settlement and discharge as administrator de bonis non of the estate of J. Lynn Feaster, deceased. D. H. BELNE, Administrator de bonis non.

NOTICE IS HEREBY GIVEN THAT ALBERT H. BROWN, publisher of tax certificates No. 1126, 1127 and 1128, dated the 3rd day of October, A. D. 1903, and certificate 996 dated the 31st day of July, A. D. 1903, has filed said certificates in my office, and has made application for tax deeds to issue in accordance with law. Said certificates embrace the following described property situated in Marion county, Florida, to-wit: Southwest quarter of section 2, and northwest quarter of northeast quarter section 3, southeast quarter of northwest quarter and southwest quarter of northeast quarter and northwest quarter of southeast quarter, section 10, all in township 14, range 24. The said land being assessed at the date of the issuance of such certificate in the name of E. E. Finney and F. Q. Brown, trustee. Unless said certificate shall be redeemed according to law tax deed will issue thereon on the 15th day of April, A. D. 1905. Witness my official signature and seal this 13th day of March, A. D. 1905. S. T. SISTRUNK, Clerk Circuit Court.

NOTICE IS HEREBY GIVEN THAT Z. GRANT, purchaser of tax certificate No. 753, dated the 3rd day of April, A. D. 1903, has filed said certificate in my office, and has made application for tax deed to issue in accordance with law. Said certificate embraces the following described property situated in Marion county, Florida, to-wit: Southwest quarter of northwest quarter, section 18, township 14, range 22. The said land being assessed at the date of the issuance of such certificate in the name of party Unknown. Unless said certificate shall be redeemed according to law tax deed will issue thereon on the 10th day of April, A. D. 1905. Witness my official signature and seal this 7th day of March, A. D. 1905. S. T. SISTRUNK, Clerk Circuit Court, Marion County, Fla.

NOTICE IS HEREBY GIVEN THAT THE undersigned intend to apply to the Governor of the state of Florida, at Tallahassee Florida, on the 10th day of April, A. D. 1905, for letters patent, on the proposed charter here-to attached, original of which is now on file in the office of the secretary of state of Florida, at Tallahassee, Florida.

W. N. CAMP, CLARENCE CAMP, R. F. BREWER, G. O. D. MUNNING, O. T. GREEN. The undersigned do hereby associate themselves together as a body corporate, under the provisions of the statute laws of the state of Florida, and do publish the following articles of incorporation: ARTICLE I. The name of this corporation shall be the Florida Power Company.

ARTICLE II. The general nature of the business to be transacted by this corporation shall be: 1st. The purchasing, construction, of, leasing and selling of water power rights, including the construction of dams for the purpose of generating electric power, and also conveying the said power to factories and machine shops for the purpose of running machinery, electric lighting, including lighting of cities.

ARTICLE III. The amount of the capital stock authorized shall be \$300,000 divided into 3,000 shares of the par value of \$100 per share, the same to be non-cumulative and to be issued when the money therefor is paid into the treasury.

ARTICLE IV. The term for which this corporation shall exist shall be ninety-nine years.

ARTICLE V. The business of this corporation shall be conducted by a president, secretary and treasurer, (both of which offices can be held by the same person) and a board of five directors (of whom the president and secretary shall be members) who shall be chosen by the stockholders to be elected by the stockholders at their annual meeting, to be held on the first Monday after the 1st day of January of each year. William N. Camp shall be president, Clarence Camp shall be secretary and treasurer, and with O. T. Green, Geo. D. Munning and R. F. Brewer, shall constitute the first board of directors. All of the said officers shall be continued in office, conducting the business of the corporation until the qualification of their successors at the first election to be held under the provisions of this article.

NOTICE

NOTICE IS HEREBY GIVEN THAT THE state of Florida has filed in this office List No. 123, filed Jan. 14, 1904, for 5/8 of NW 1/4 and 1/8 of SW 1/4 section 19, township 20, S. range 20, E. selected by the state for school indemnity under the act of congress approved Feb. 28, 1897. Said tracts are in township containing mineral claims of record.

A copy of said list, so far as it relates to these tracts, by descriptive subdivision, has been conspicuously posted in this office for the inspection of any person interested and the public at large.

Within the next sixty days following the date of this notice under the departmental regulation of November 27, 1896 (23 L. B. 459), protests or contests against the claims of the state to any of the tracts or subdivisions herein described on the ground that the same are more valuable for mineral than agricultural purposes, will be received and noted for report to the general land office at Washington, D. C.

Failure to protest or contest the claim of the state to said land within the time specified, will be considered sufficient evidence of its non-mineral character, and the selection being otherwise free from objection will be recommended for approval. W. G. ROBINSON, Register.

HENRY S. CHUBB, Receiver.

ADMINISTRATORS NOTICE TO CREDITORS ETC.

NOTICE IS HEREBY GIVEN TO CREDITORS, distributees and all persons having claims or demands against the estate of JAS. M. EAGLETON, deceased, that they are to present within two years this 31st day of Feb. 1905, their claims against the estate of said deceased. MARGARET E. EAGLETON, Administratrix.

NOTICE

To the Honorable Board of Education of Marion County, Florida: WHEREAS THE UNDERSIGNED TAX PAYER and patron of the public school No. 45, representing one fourth and over of the tax payers will respectfully submit this petition to you on the

1st Monday in April 1905, and request that you will call a meeting for the purpose of creating a special tax school district of the following territory: Section 13, 14, 15, 22, 23 and 24 of 22, of township 12, range 19 of Arredondo Grant, and northeast 1/4 of 22 of 23, 24, 25, 26, 35, 36 and east half of 27 and east half of northeast quarter and northeast quarter of southeast quarter of section 34, township 12, range 19, S. G. Survey, and north half of section 1 and north half of section 2, and northeast quarter of section 3, of township 13, range 19, U. W. H. Anderson, A. M. Anderson, J. F. Britt, R. E. T. Ellison, M. P. Ellison, J. W. Moore, 3 to 4.

NOTICE

To All Persons Whomsoever: NOTICE IS HEREBY GIVEN THAT THE County of Marion through its Board of County Commissioners intend to apply to the legislature for the passage of a bill authorizing and empowering them to issue county warrants to the amount of \$50,000.00 for the purpose of remodeling the court house. Said warrants to be payable \$500.00 each and to run for one year after paid and to draw interest not to exceed 5 per cent per annum. H. W. LONG, Attorney. Chm. Board County Comm'rs. S. T. SISTRUNK, Clerk Circuit Court.

NOTICE OF FINAL DISCHARGE.

NOTICE IS HEREBY GIVEN THAT ON the 24th day of March, 1903, I will apply for final settlement and discharge as the administratrix of the estate of Julia P. Johnson, deceased. Done this 17th day of October, 1904. Mrs. F. A. HOWSE, Administratrix.

NOTICE OF MASTERS SALE

UNDER AND BY VIRTUE OF A CERTAIN decree in chancery rendered by the Hon. W. S. Bullock, judge of the circuit court for the fifth judicial circuit of Florida, sitting in chancery for Marion county, on the 21st day of February, 1903, in a certain cause wherein W. C. Clifton is complainant, and J. M. Matthews and others are defendants, I will offer for sale to the highest and best bidder for cash, before the court house door in the city of Ocala, Marion county, Florida, on the 31st day of March, 1905, an undivided one-third interest in the following described property to-wit: Beginning at a point 107 chains and 14 links south, 14 degrees east from the northwest corner of the said grant, 38 chains and 28 links to a stone, thence north 55 degrees east and 10 minutes, thence north 14 degrees and 10 minutes, west 38 chains and 88 links to point of beginning, containing 110 acres more or less, or so much thereof as may be hereon or on any said decree and costs. H. M. HAMPTON, Special Master in Chancery.

NOTICE

IS HEREBY GIVEN THAT UNDER and by virtue of a certain final decree issued by the Honorable W. S. Bullock, judge of the circuit court for the fifth judicial circuit of Florida, in and for Marion county, in chancery, on the 21st day of February, A. D. 1903, wherein the Piedmont Mount Airy Guaranty Company, a corporation, is complainant, and Wetumpka Fruit Company is defendant, the undersigned as special master appointed to execute said final decree, will, on Monday, the 3rd day of April, D. 1905, in front of the court house door in Ocala, Marion county, Florida, during the legal hours of sale, offer for sale at public auction, and will sell to the highest and best bidder for cash the following described mortgage premises, to-wit: The west half of southwest quarter of northeast quarter of northwest quarter of section 14, range 21, township 14, range 21. One black mare, named Pet eight years old; one bay mare, named Cora, three years old; three cows and calves, marked C and over bit in one ear and under bit in the other; all in Marion county, Florida, or so much thereof as may be necessary to satisfy said decree and costs of foreclosure proceedings. J. B. BELL, Special Master in Chancery.

NOTICE

NOTICE IS HEREBY GIVEN THAT Z. GRANT, purchaser of tax certificate No. 693, dated the 3rd day of Nov. A. D. 1903, has filed said certificate in my office, and has made application for tax deed to issue in accordance with law. Said certificate embraces the following described property situated in Marion county, Florida, to-wit: East half of southwest quarter of northwest quarter of northwest quarter of section 9, township 14, range 22. The said land being assessed at the date of the issuance of such certificate in the name of J. W. Price. Unless said certificate shall be redeemed according to law, tax deed will issue thereon on the 25th day of March, A. D. 1905. Witness my official signature and seal this 18th day of February, A. D. 1905. S. T. SISTRUNK, Clerk Circuit Court, Marion Co., Fla.

NOTICE

Notice of Application for Tax Deed Under Section 8 of Chapter 4888, Laws Florida. NOTICE IS HEREBY GIVEN THAT Z. GRANT, purchaser of tax certificate No. 753, dated the 3rd day of April, A. D. 1903, has filed said certificate in my office, and has made application for tax deed to issue in accordance with law. Said certificate embraces the following described property situated in Marion county, Florida, to-wit: Southwest quarter of northwest quarter, section 18, township 14, range 22. The said land being assessed at the date of the issuance of such certificate in the name of party Unknown. Unless said certificate shall be redeemed according to law tax deed will issue thereon on the 10th day of April, A. D. 1905. Witness my official signature and seal this 7th day of March, A. D. 1905. S. T. SISTRUNK, Clerk Circuit Court, Marion County, Fla.

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