

The Lady In the Case

By Virginia Leila Wentz

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"I think you'll have to retain your knife and fork for several other courses," said the Hon. Joseph Brewer in a matter of fact way. It was during a table d'hote dinner on a Rhine boat, and he addressed the stranger who at first glance shortly after had steamed out of Cologne he had decided was a likable fellow.

"Yes, really?" answered the young man. "It's a bit difficult to be sure of one's etiquette on foreign shores."

"Oh, I felt sure you were an American!" cried the elder man delightedly. "And I spoke to you because I was rather homesick for the voice of one of my countrymen today."

Just here there twanged from across the table the voice of a Chicago butcher:

"Like 'em to see I mean business." He winked to nobody in particular and to everybody in general as he poured into the hand of the surprised waiter, interrupted in his duties, a quantity of small change.

The likable stranger looked at Judge Brewer and murmured humorously as he caught the elder man's smile:

"Well, there's another one of our countrymen. One gets a bit ashamed of the species though—eh?"

They went on deck together shortly after they left Coblenz. The younger fellow, whose name was Gale, told stories of the Philippines, where he had been for five years. He had important business in Germany and had come home that way—for the United States was home to him. He had interesting tales of the Philippine Islands, of the great things that had been done during the American occupation and of the many things that were yet to do. He had something to say of the wealth of virgin material in the country; also he had something to say of the trials and desolation.

Obviously, the judge concluded, this likable chap had experienced the tragedy as well as the comedy of life. It was true he had a good, honest laugh and a certain merry way of saying things, but, also, in repose there was a stern sadness about the mouth as of one who has suffered overmuch. The kindly judge found himself wishing he knew more about him. Perhaps he was hunting for a leader when, as the twilight was coming on, he remarked:

"Strange a man who's as fond of the States as you are should have left them for five years—especially as you don't belong to the army."

"Perhaps 'twas for the comprehensive reason that ninety-nine men out of a hundred do anything—a woman."

"Ah, there was a lady in the case?"

The young fellow's eyes were turned rather gravely toward the grim, gaunt, massive skeleton of departed prowess, heaped high above St. Gaur.

"That's Rheinfels," volunteered the judge. But his companion seemed not to hear.

"You see," he breathed, half to himself. "I loved her too much to stay, so I determined to bury myself somewhere. The Philippines were as good as any other place."

"So she was married, then—that's why you couldn't stay?"

"She was married to a drunken wretch who ought to have been horse-whipped all over the states. He gambled; he raced; he made her life unbearable."

"How hard that must have been for you! And she loved you?"

The judge spoke with genuine sympathy. It was the sort of night which induces confidence—the peaceful river, the little sleepy village, the quiet gliding of the boat.

"Yes, she loved me. It was my knowledge of that which in the end drove me the pluck to tear myself away. At there in the Philippines I don't suppose there's been an hour in all these five years that I've forgotten it. Why?—his firm, manly voice broke a little—"If I hadn't remembered that she was still loving me, praying for me, believing in me, life would not have been possible, that's all!"

"Where is she now?" asked the judge at last, breaking a long silence.

"She's at Wiesbaden just at present. She's spending the season there with her younger sister, who's been perfecting herself in music—in Munich. I could tell you tales that would make even a heart of stone love her—tales of her devotion to Rose (that's her little sister), of the sacrifices she has endured, the deprivations she has undergone, in order that Rose might have the very best musical education. Oh, I swear she's a woman in a million!"

The judge noticed—he could not help but notice—that his young friend's deep chest was swelling deeply with unaffected pride, that his eyes were flashing and that a ruddy color had crept into the brown of his chin. "By Jove, he's a handsome chap!" he commented to himself.

Gale consulted his watch.

"Just think," he said as he slipped it into his pocket again, "in a few hours I shall see her! We're due at Biebrich at 8:30, and then Wiesbaden!" He was like a boy in his fresh gladness.

"But," said the judge slowly, trying to get into the spirit of the thing, "you see, you didn't tell me. Her husband has died, has he, and it's all plain sailing at last?"

"Died?" All the boyishness went out of Gale. The stern sadness about his mouth was plainly perceptible. "No, he hasn't died, and she hasn't got a divorce, but we're going to play at the old, old game of 'pretending.' We're going to pretend that that confounded

take is dead, and we're going to begin our lives afresh."

The judge stroked his chin in a way that meant he was seriously troubled. All the clerks in his offices knew that sign, but it conveyed nothing whatever to Gale.

"Yes, and next month we're going back to the States together. We—"

"Is that quite fair to the woman, do you think?" broke in the judge quietly. "I dare say she may love you enough to sacrifice herself, only—"

"Love me enough?" repeated Gale enthusiastically. And then more tenderly: "Why, she loves me enough to risk life with me! I, too, am willing now to risk it, although there was a time when I wasn't."

"Love isn't everything, my friend," pursued the judge meditatively. "It isn't everything—not even from the world's point of view. Have you thought, when you're advising her to take this step with you, of what the world will say?"

"Oh, likely enough, the world will call her a fool. But let the world go hang! When two people love each other as much as she and I do I tell you there isn't much else that counts. We are very serious, aren't we? Chance acquaintances should enjoy the fleeting moment. What a lot of people are going to get off at Biagen?"

The meditative look had not left the judge's eyes while Gale had been talking. When he ceased he recalled himself with an effort.

"Beg pardon? Oh, yes, all the Bae-deker people?"

The kindly judge had taken such a fancy to Gale that he hated to see him go wrong, and as the dusk deepened thickly he made one final plea.

"I can't forget what you've been telling me about—the lady in the case," said he solemnly. "You see, I am so much older than you are," he went on in a lower tone of voice, "that you can't surely take offense. No? Then I may speak? It's like this: If the woman you love runs off with you, the world isn't going to say she's braving it. Do you realize what a thing you suggest means to a nice woman—that the people she likes won't speak to her; that her friends must be among a set of people who really are about as she is only called, and that she's thrown away everything but love for a man?"

"Oh, you don't understand," interrupted Gale.

"—who didn't have love big enough for her to keep her from ruining her life," finished the judge calmly. "Now, of course, if this lady's husband is a brute or doesn't support her, or anything like that, she can leave him and get a divorce in regular order. I'm not in for divorces myself, though perhaps that's a matter of taste. But if she leaves him and runs away with another man?"

"Another man?" echoed Gale amazedly. Then an expression of understanding dawned in his eyes and he burst into a happy, boyish laugh.

The judge stared at him for a moment. This likable chap was incomprehensible after all.

"Don't you see?" Gale began, grasping his arm heartily. "She's not going to run off with any one but her husband, the reformed rake. The lady in the case has been my wife all the time."

A Mistake Somewhere.

The young man who professed that he could read character from handwriting looked attentively at the scrap of a letter which had been given him by a friend and shook his head.

"The woman who wrote that," he said in his most judicial tone, "is undoubtedly possessed of personal attractions and unfortunately too well aware of them, but her character, sir, is weak as water. She lacks determination, consistency, ambition of a high order and originality. Am I not correct in my synopsis so far as you know?"

"M-m, well, you may be," said the other, "for I've never seen the writer. She's the widow of my cousin Jim, in Iowa. When I knew Jim he was an agreeable scapegrace who never stayed in one position or place for more than six months and was always in debt. He married her twelve years ago, settled in a small city, built up a fine business, became mayor last year, just before he died, and has left a life insurance of \$40,000 and an excellent income besides to his widow and four children."

"Some way," he added thoughtfully, as the reader of handwriting sat looking at the scrap of paper with a dazed expression, "I had imagined she might have considerable character, but I dare say you're right."—Youth's Companion.

Intelligence of a Gander.

"There is a neighbor of mine," says one of our readers, "who keeps a big flock of geese, and I recently discussed with him the degree of intelligence possessed by these birds. As an illustration, he told me the following story: That old gander came home alone one morning in a great hurry. He was evidently in great trouble about something. He rushed up to me and bowed several times; then he said something which I could not understand and, wheeling round, waddled off down the path by which he had just arrived. Presently he stopped to see if I was following, and, finding I was not, he came back and repeated the performance. This time I followed, to his manifest satisfaction, and he led me to the pond. On the bank all his geese were squatting around the grand-mother goose of the family, and she had a rat trap securely gripping her left leg. My appearance was hailed by shrieks of delight from the whole party, and when I liberated the old lady (not much hurt) there was a grand chorus of thanks. The old gander followed me some distance homeward, bowing his acknowledgments all the way."—Illustrated Sporting and Dramatic News.

EARLY CALIFORNIA SHIPS.

How Commerce Grew in Pioneer Days of the Golden State.

The first European vessel to enter the port of San Francisco of which there is any record was the *Eagle*, in 1816, commanded by Captain William H. Davis. She sailed from Boston via the Sandwich Islands and Alaska. She carried an assortment of goods which were a revelation to the natives, and their garments of skins and hides were substituted by the clothing of civilization. Payments were made in hides, tallow, soap and fish. The *Eagle* then became engaged in the sea otter trade and was very successful, as others were plentiful in San Francisco bay and all along the coast. She made three trips, netting about \$25,000 on each trip. This stimulated others, and this discovery no doubt gave an impetus to commerce which made this port known to the world.

Commerce in those days of manna was carried on in what might be termed a "free and easy" manner. On many articles the duty was 100 per cent, which practically amounted to confiscation or made smuggling necessary in self defense. The Mexican officials generally opened the door. Frequently vessels were permitted to pass Monterey, the port of entry, going to Yerba Buena and, after selling as much of the cargo as possible, to return to Monterey for entry and disposal of the remainder.

The shippers were not sworn as to the value of the cargo. They gave fictitious invoices and by this means would get off on the payment of \$5,000 on a \$20,000 cargo.

It became so customary to swindle the government as scarcely to excite comment, except in cases where goods were concealed in false billings of the vessels and the government officials were outwitted.

URIC ACID IN THE SYSTEM.

A Medical Opinion on This Foo to Health and Life.

Halp holds that the man of average weight elaborates twelve grains of uric acid in twenty-four hours, and woe betide him if he does not excrete the full amount with due celerity. A little retained uric acid will give rise to headache, lethargy and mental depression. A greater retention will give rise to arthritis, lumbago and sciatica. The uric acid miser will end his days through bronchitis, Bright's disease, apoplexy, diabetes or cancer. Man cannot avoid his fate and cease being a uric acid producer. He can avoid, to some degree, swallowing the wretched stuff. What he cannot avoid swallowing he can, with care, excrete. If man had been wise and had continued to live where he belongs, near the equator, and had fed on fruit and nuts all might have been well. But, having wandered from the tropics, he must be wise or perish. Here are the rules that one must follow to be healthy and live long: First, swallow no uric acid and pass out each day regularly and punctually all that is formed in the body. Second, excretion of uric acid may be obtained by clothing warmly, by avoiding exposure to cold in every way (the morning cold tub is an especial abomination), by eating freely of potatoes (especially in cold weather) and by avoiding fruits. Bicarbonate of sodium, night and morning, for people who live in a climate similar to London's is a fine habit. In addition to all this, it is also advisable to secure the proper distribution of time between bodily and mental exertion and to dispense with dependence on tonics, stimulants and bracing climates."—New York Medical Journal.

Water Thieves.

Water thieves are not unique. Their prototypes existed at least as long ago as 1473. At that time a Londoner wrote: "This year a wax chandler in Flete street had his craft perched a pipe of the condit within the ground, and so conveyed the water into his cellar; wherefor he was jugid to ride through the Citee with a condit upon his hedde." There were other difficulties too. A century later (1574) it is recorded that owing to a sudden shower of rain the water in the Dowgate channel "had such a swift course that a lad, minding to have leapt over it, was taken by the feet and borne down with the violence of that narrow stream till he came against a cart wheel that stood in the water gate, before which time he was drowned and stark dead."

The Sun's Corona.

Thus far we know the corona of the sun to be a sort of outer envelope, so shielding us from the intense solar light and heat that it may be said without exaggerating that the sun has never really been studied comprehensively. Within the corona is an ocean of gas 5,000 miles deep, stained a ruby red by the crimson blaze of hydrogen. Flashes of flame leap from this ruddy mass often to a height of a hundred thousand miles and more.

In a Bad Way.

It was a New England parson who announced to his congregation one Sunday, "You'll be sorry to hear that the little church of Jonesville is once more tossed upon the waves, as sheep without a shepherd."—Boston Christian Register.

Done In Advance.

Artist—I sold a picture yesterday. Friend—Ah! What are you going to do with the money? Artist—It's already done with. My landlady bought it for half the board bill I owed her.

A long, slow friendship is the best;

a long, slow enmity the deadliest.—Merriam.

Having been poor is no shame, but

being ashamed of it is.—Franklin.

SEABOARD Air Line Railway. Special Rates.

\$25.50 Richmond, Va., and return. Tickets on sale 10, 11 and 12, limited returning to Sept. 25th.

\$30.95 Philadelphia, Pa., and return. Tickets on sale 13, 14 and 15, limited returning to Sept. 25th with available extension to Oct. 5.

Summer tourist rates to mountain and seashore resorts. Low rates to the northwest. Special rates to Portland, Oregon, and California points.

Seaboard Parlor Cars.

The S. A. L. operates buffet parlor cars between Ocala and Tampa on train leaving Ocala at 2:30 p. m., daily and between Ocala and Jacksonville on train leaving Ocala 1:20 p. m., daily.

Beavers' Meeting Postponed.

On account of our new hall not being in shape for holding a meeting, and as many of our good Beavers have gone to the encampment at Orlando, the regular meeting for Friday evening is postponed to a date which will be announced later.

N. I. GOTTLIEB, President.

An exchange gives its readers a valuable recipe for breaking hens of the desire to hatch, as follows: "Buy a dollar watch, and after winding it for fifteen minutes, place it in the bottom of the nest." It says that the hen will only stay on the nest a few minutes, after which she "goes on about her business."

For Sale.

Forty acres of good Florida land, fifteen acres under cultivation, five of which contain, seedling Grapefruit, Tangerine and Orange trees just coming into bearing; other twenty-five acres contain good growth of pine timber, land is situated at Daisy, Fla., also one story dwelling and all necessary out houses and three wells. Title clear and unincumbered. For further information, address:

D. J. CARROLL, Ocala, Fla.

An exchange is responsible for this:

"A man is not to be judged by the block of his hat—but the block under it."

THE SHORT LINE TO CALIFORNIA AND NORTHWEST VIA:

Chicago, Omaha, St. Louis and Kansas City is the UNION PACIFIC and connections, with through sleeping cars.

One-way Colonist Rates on sale

from Sept. 15th to Oct. 31st, 1905, to California, Oregon, Washington, Montana, Utah, etc.

Special Round-trip Rates to California and the Lewis and Clark Exposition at Portland, Oregon, until September 28th.

Ask for through rate from your station. Information cheerfully given.

R. O. BEAN, J. F. VAN REVELLAER, T. P. A. General Agent, 31 Peachtree St., Atlanta, Ga

NOTICE

A SPECIAL MEETING OF STOCKHOLDERS of the Standard Kaolin Company of Florida is called for Tuesday, 24th of October, 1905, at 9 a. m. at the bank building, Leesburg, Fla., for electing directors, amending by-laws and other purposes. H. S. JUDD, Secretary.

NOTICE

THE DEFENDANT AND OTHER PERSONS interested are hereby required to appear on Monday, The First Day of January, A. D. 1906 to an action commenced by attachment by T. T. Munroe and Z. C. Chambliss, as copartners, under the style and firm name of Munroe & Chambliss, against W. R. Baker in the Circuit Court of the Fifth Judicial Circuit of the State of Florida and for Marion county.

NOTICE

In witness whereof I have hereunto set my hand and official seal this 28th day of September, A. D. 1905. S. T. SISTRUNK, Clerk Circuit Court Marion County, Fla. HOCKER & DUVAL, Attorneys for Plaintiff.

NOTICE

THE DEFENDANT AND OTHER PERSONS interested are hereby required to appear on Monday, First day of January, A. D. 1906. To an action commenced by attachment by the Florida Fertilizer and Manufacturing Co., a corporation, organized and existing by and under the laws of Florida, against Andrew J. Jackson in the Circuit Court of the Fifth Judicial Circuit of the state of Florida in and for Marion county.

NOTICE

In witness whereof I have hereunto set my hand and official seal this 28th day of September, A. D. 1905. S. T. SISTRUNK, Clerk Circuit Court Marion County, Fla. HOCKER & DUVAL, Attorneys for Plaintiff.

ADMINISTRATOR'S NOTICE.

ALL PERSONS HAVING CLAIMS AGAINST the estate of Henry T. Wartmann, deceased, are hereby notified to present the same to the undersigned administrator of said estate at Citra, Florida, within one year from the date hereof, as prescribed by law. August, 19, 1905. ED. L. WARTMANN, Administrator.

GUARDIAN'S NOTICE.

NOTICE IS HEREBY GIVEN THAT ON September 28, 1905, the undersigned, as guardian of Jacob B. Godwin, Henry B. Godwin and Freddie O. Godwin, will apply to the county judge of Marion county, Florida, at the courthouse in Ocala, Florida, for authority to sell the interests of my said wards in the following described lands in said county: North half of southwest quarter and west half of southeast quarter of section 14, township 14 south, range 19 east. MARTHA J. LANIER, Aug. 24, 1905. S. 25 St. Guardian.

NOTICE OF INTENTION TO APPLY FOR LETTERS PATENT.

NOTICE IS HEREBY GIVEN THAT THE undersigned intend to apply to his excellency, Napoleon B. Broward, governor of Florida, on the 25th day of October, A. D. 1905, for letters patent on the proposed charter hereto attached.

R. H. PAUL, J. W. WARD, JR., F. L. SWEAT, F. L. SWEAT, S. A. RAWLS.

ARTICLES OF INCORPORATION OF MARION FARMS.

WE, the undersigned, do hereby associate ourselves together for the purpose of forming a corporation for profit under and by virtue of the laws of the state of Florida, and do hereby adopt the following charter:

ARTICLE I.

Name.—The name of this corporation shall be "MARION FARMS," and the principal place of business of said corporation shall be in Marion county, state of Florida and its home office shall be in the city of Ocala in said county and shall have power to establish branch offices and places of business in the state of Florida and in such other states of the United States as shall be deemed necessary or advisable.

ARTICLE II.

General Nature of Business to Be Transacted.—The general nature of the business to be transacted by this corporation shall be: To buy, own and sell and deal generally in domestic stock of any and all kinds; to engage in a general farming, stock raising and nursery business; to establish own and sell fruit orchards and pecan groves; to buy, own and sell farms in said county of Marion, or other counties of the state of Florida, and in any other of the United States as may be deemed necessary or advisable; to buy, own, lease, sell or otherwise deal in such farming tools, implements or fixtures as may be necessary to carry on a general farming business; to buy and sell domestic animals on commission and on consignment; to employ agents at such places as may be in the opinion of the proper officers of the corporation be necessary in carrying on a general farming business, and to do all other things necessary or desirable in the successful transaction of the business of the corporation.

ARTICLE III.

Capital Stock.—The capital stock of this corporation shall be seventy five thousand (\$75,000) dollars, divided into seven hundred and fifty (750) shares of the value of one hundred (\$100.00) dollars each, to be paid in money or property to be used in conducting the business of the corporation at a just valuation to be fixed at a meeting called for that purpose. No capital stock shall be sold for less than the par value thereof.

ARTICLE IV.

Term.—The term for which this corporation shall exist shall be ninety-nine years from the date of the issuance of the letters patent.

ARTICLE V.

Officers.—The officers of this corporation shall be a president, vice president, secretary and treasurer and a board of directors. The business of this corporation shall be conducted by a board of directors of not less than three nor more than five in number. The president, vice president and secretary and treasurer shall be stockholders in said corporation. The said officers and the board of directors shall be selected at the annual stockholders' meeting to be held in the city of Ocala, Marion county, Florida, at the principal place of business or office of said corporation, on the second Tuesday of each year, beginning with the year 1906. The officers of secretary and treasurer may be held by one and the same person.

ARTICLE VI.

Amount of Indebtedness.—The highest amount of indebtedness to which this corporation can incur shall be the sum of one hundred and fifty thousand (\$150,000.00) dollars.

ARTICLE VII.

Names and Residences of Incorporators.—The names and residences of the incorporators and the amount of capital stock subscribed for by each are as follows: J. W. Ward, Florida, 50 shares. W. J. Hillman, Live Oak, Florida, 50 shares. S. A. Rawls, Ocala, Florida, 50 shares.

ARTICLE VIII.

Corporate Seal.—The corporate seal of this corporation shall be an impress stamp bearing the words "Marion Farms, Corporate Seal 1905." R. H. PAUL, J. W. WARD, JR., F. L. SWEAT, S. A. RAWLS.

NOTICE

State of Florida, County of Duval. Before me personally appeared S. A. Rawls, to me well known to be one of the persons described in and who executed the foregoing Articles of Incorporation, and who acknowledged before me that he subscribed his name to the said articles of incorporation and executed the same for the purposes therein expressed.

NOTICE

State of Florida, County of Duval. Before me personally appeared J. W. Ward, to me well known to be one of the persons described in and who executed the foregoing Articles of Incorporation, and who acknowledged before me that he subscribed his name to the said articles of incorporation and executed the same for the purposes therein expressed.

NOTICE

State of Florida, County of Duval. Before me personally appeared W. J. Hillman to me well known to be one of the persons described in and who executed the foregoing Articles of Incorporation, and who acknowledged before me that he subscribed his name to the said articles of incorporation and executed the same for the purposes therein expressed.

NOTICE

State of Florida, County of Duval. Before me personally appeared R. H. Paul, to me well known to be one of the persons described in and who executed the foregoing Articles of Incorporation, and who acknowledged before me that he subscribed his name to the said articles of incorporation and executed the same for the purposes therein expressed.

NOTICE

State of Florida, County of Duval. Before me personally appeared F. L. Sweat, to me well known to be one of the persons described in and who executed the foregoing Articles of Incorporation, and who acknowledged before me that he subscribed his name to the said articles of incorporation and executed the same for the purposes therein expressed.

NOTICE

State of Georgia, County of Coffee. Before me personally appeared F. L. Sweat, to me well known to be one of the persons described in and who executed the foregoing Articles of Incorporation, and who acknowledged before me that he subscribed his name to the said articles of incorporation and executed the same for the purposes therein expressed.

NOTICE

State of Georgia, County of Coffee. Before me personally appeared F. L. Sweat, to me well known to be one of the persons described in and who executed the foregoing Articles of Incorporation, and who acknowledged before me that he subscribed his name to the said articles of incorporation and executed the same for the purposes therein expressed.

NOTICE

NOTICE IS HEREBY GIVEN THAT UNDER and by virtue of a final decree entered on the 16th day of August, A. D. 1905, by the Hon. W. S. Bullock, judge of the circuit court of the fifth judicial circuit of Florida, Marion county, in chancery sitting, in that certain cause pending in said court, wherein Melissa A. Reeves and Philetus J. Reeves were plaintiffs, and Daniel W. Clark and Emma F. Clark were defendants, wherein it was ordered that the undersigned special master in chancery execute the said final decree, therefore, I will, on Monday, the 2nd day of October, A. D. 1905, between the hours of 11 o'clock, a. m. and 2 o'clock p. m., in front of the court house door in Ocala, Marion county, Florida, offer for sale, and will sell, to the highest and best bidder for cash, the mortgaged premises and property in said decree mentioned and set forth as follows, to-wit:

Seven and fifty one-hundredths chains north and fifty by seventeen and twenty-eight one-hundredths chains east and west in the northeast corner of section thirty-three (33), township fourteen (14) north, range twenty-two (22) east, containing thirteen (13) acres, lying and being in Marion county state of Florida.

NOTICE OF MASTR'S SALE.

NOTICE IS HEREBY GIVEN THAT UNDER and by virtue of a certain final decree entered on the 22nd day of August, A. D. 1905, by the Honorable W. S. Bullock, Judge of the Circuit Court of the Fifth Judicial Circuit of Florida, in and for Marion county in chancery, in a certain cause therein pending wherein Laura W. Plumber is complainant and Edward O. Heards, and wife, Alice M. L. Heards, and W. C. Townsend, are defendants, the undersigned special master in chancery appointed therein to execute said final decree will, on Monday the 2nd day of October, A. D. 1905, during the legal hours of sale, in front of the south door of the court house in Ocala, Marion county, Florida, offer for sale and will sell to the highest and best bidder for cash, the following described mortgaged premises, to-wit: North half of west half of northwest quarter and south half of west half of southwest quarter, of section 4, township 12 south, range 25 east, in Marion county, Florida, or so much thereof as may be necessary to satisfy the said final decree and costs of suit.

CARLOS L. SISTRUNK, Special Master in Chancery.

ADMINISTRATOR'S NOTICE.

ALL PERSONS HAVING CLAIMS AGAINST the estate of A. C. Johnson, deceased, are hereby notified to present the same to the undersigned administrator of said estate at Citra, Florida, within one year from August 23, 1905. F. M. TOWNSEND, Administrator.

NOTICE

In Circuit Court Marion County Fifth Judicial Circuit of Florida.—In Chancery. Henry Bird, Complainant, vs. Caroline Bird, Defendant.

NOTICE

IT IS ORDERED THAT THE DEFENDANT herein named, to-wit: Caroline Bird, be and she is hereby required to appear to the bill of complaint in this cause on or before the 6th day of November, A. D. 1905.

NOTICE

Of Application for Tax Deed Under Section 8 of Chapter 4888, Laws of Florida.