



**THE ROLLING STONE**  
**ROLLING STONE**

For the Same Reason  
 THAT  
 The Rolling Stone  
 Gathers no Moss  
 A Restless Dollar  
 Accumulates No Interest!

The Thing to Do  
 Is to SAVE a Few,  
 Having the Rainy Day in View!

Open an Account with us today. We will pay  
 you 4 per cent. interest on your savings and in-  
 sure your deposits

**PEOPLES STATE BANK**  
 ... LAKELAND FLA. ...

**Laundry Work That Excels**

Let us do your *Table Linen  
 Sheets, Pillow Cases, Etc.*

*Satisfaction Guaranteed*

**Lakeland Steam Laundry**  
 PHONE 130 R. W. WEAVER, Prop.

**We Welcome Our  
 Tourist Friends**

If in need of Drugs, Toilet Goods  
 Hot or Cool Drinks, let us serve  
 you.

*Kodaks and Kodak Supplies*

**Red Cross Pharmacy**  
 PHONE 89 FOR PROMPT SERVICE

**Stop Worrying Your  
 Friends by Talking  
 So Much About  
 Your Troubles**

They would lots rather hear you tell about

How **GOOD** you feel

-Take

**TANLAC** The Master Medicine  
 and you won't have any troubles to talk about.

If you are suffering from stom-  
 ach trouble, indigestion, or any  
 of the other common ills, get a  
 bottle of Tonlac and experience  
 its wonderful curative powers.

**HENLEY'S** Phone 62  
 The White Drug Store  
 Exclusive Agents

**State Food Administrator  
 Gives Further Details  
 Regarding Flour Sales**

**Not Necessary  
 To Buy Like  
 Amount Of  
 One Cereal**

**RYE FLOUR, GRITS, RICE OR  
 OTHER CEREALS CAN BE PUR-  
 CHASED WITH FLOUR**

Official orders issued by Federal  
 Food Administrator, Braxton Beach-  
 am, Orlando, Fla., Jan. 28, 1918.

1st: Wholesale and retail dealers  
 in wheat flour shall, immediately upon  
 receipt of this notice, make no  
 sales of wheat flour, except where  
 other flour substitutes of equal  
 amount are sold in combination with  
 wheat flour. These substitutes shall  
 be barley flour, buckwheat flour,  
 corn, corn flour, cornmeal, corn  
 starch, corn grits, fetrital flours and  
 meals, hominy, oat meal, potato  
 flour, rice, rice flour, rolled oats,  
 Soya bean flour, sweet potato flour.

In all cases where wheat flour is  
 sold, one or more of these substitutes  
 must accompany wheat flour in a ra-  
 tio of one pound of substitutes to  
 one pound of wheat flour. This ra-  
 tio shall be observed in all sales  
 large or small.

2nd: Sales of flour by retailers in  
 towns or cities to individual con-  
 sumers shall be in one-eighth to one-  
 fourth barrel quantities or less. In  
 rural or foreign communities sales to  
 consumers shall be one-fourth to  
 one-half barrel quantities or less.

3rd: The gross maximum profit  
 for wholesalers in flour shall not ex-  
 ceed from 50c to 75c per barrel.  
 The profit exacted by the retail deal-  
 ers shall not exceed from 80c to  
 \$1.25 per barrel, depending upon  
 character of service performed.

Where retailer sells in amounts  
 less than original mill packages, the  
 gross profit shall not exceed 1c per  
 pound. Any profit in excess of these,  
 or in excess of that obtained in pre-  
 war times, will be considered cause  
 for an investigation.

4th: Substitutes for wheat flour  
 shall not be sold at more than a  
 reasonable advance over actual pur-  
 chase price of particular goods sold  
 without regard to market or replace-  
 ment value at time of sale.

5th: All wholesale and retail deal-  
 ers will be held to strict adherence  
 of above rules, and no variance in  
 any particular will be allowed, ex-  
 cept where specific authorization is  
 made by the Federal Food Adminis-  
 trator.

6th: Wholesale dealers in flour  
 shall not buy more than 70 per cent  
 of their purchases of flour as based  
 on purchases for corresponding  
 months of the preceding year, and  
 their sales to the retail trade must  
 be in proportion to one pound of  
 wheat flour to one pound of other  
 cereals, those being the same pro-  
 portions in which the retailer sells to  
 the consumers, unless the wholesaler  
 satisfies himself that the substitu-  
 tes have been already purchased  
 from another source.

**BAKERIES**

7th: On and after date of issue of  
 this order, all bakeries will be re-  
 quired to mix other cereals with  
 wheat flour, both in bread and rolls,  
 beginning with 5 per cent and must  
 gradually increase percentage of  
 substitutes so that a minimum of  
 20 per cent of substitutes shall be  
 used in bread on and after Febru-  
 ary 24, 1918.

"There should be no difficulty on  
 the part of the consumer in getting  
 a necessary supply of flour under the  
 new ruling that compels the pur-  
 chase of other cereals," says Food  
 Administrator Braxton Beacham.  
 "The order does not mean that con-  
 sumers shall buy one cereal alone,  
 but provides that several cereals  
 may be bought along with the flour  
 purchase. For example: A purchaser  
 may want to buy twenty-four pounds  
 of wheat flour. All that is required  
 of them is to purchase other cereals,  
 say, five pounds of rice, five pounds  
 of oat flakes, five pounds of grits, and  
 so on until they have made up twenty-  
 five pounds of the substitute cere-  
 als. The same rule may be ap-  
 plied to sales between wholesale  
 grocers and their retail customers.  
 The whole ruling is made to en-  
 hance the sale of wheat substitutes  
 and the purchasers are supposed to  
 use their best judgment and their  
 best efforts to conform. I have been  
 asked about fulfillment of contracts  
 made previous to the issuance of the  
 ruling regarding this combination,  
 and whether or not contracts should  
 be honored. I will say that such con-

tracts should be immediately sus-  
 pended so that unfair conditions  
 should not accrue against those who  
 may have not had such contracts  
 made, or who had not placed orders  
 in advance of the ruling. In other  
 words there should be no quibbling.  
 Everyone should take things as they  
 come, and disregard precedent meth-  
 ods or procedure. It's up to all the  
 people to help, regardless of the  
 fact of their being dealers or con-  
 sumers. When in doubt how to act,  
 forget your own selfish interests, and  
 be a true American patriot; a min-  
 ute man aiding the government.  
 That's all there is to this work. We  
 must all do our part. Let every deal-  
 er do the right thing and see that  
 his neighbor does the right thing.  
 Let every man or woman be a com-  
 mittee of one to report to me any  
 evasions of the ruling, and I'll see  
 that there is instant correction, and  
 that the erring one is guided back to  
 the path of righteousness and duty."

**SOLDIER-SAILOR INSURANCE**

To the man who has gone to the  
 colors the United States government  
 offers the safest, the most liberal,  
 and the cheapest insurance on the  
 face of the earth. Approximately  
 200,000 men have already accepted  
 the government's offer, applying for  
 insurance of about two and three-  
 quarter billions of dollars. The aver-  
 age amount applied for per man is  
 more than \$8,600, which is very  
 close to the \$10,000 maximum pro-  
 vided for by the law.

This insurance total, great as it is,  
 should be only a beginning. Every  
 person in the military and naval  
 forces of the nation owes to himself  
 and to those he loves to avail him-  
 self of the full insurance protection.  
 But the time in which he can do so  
 is limited. Prompt action is impera-  
 tive.

Those who joined the service be-  
 fore Oct. 15, 1917, must apply for  
 the insurance on or before Feb. 12,  
 1918. After that it will be too late.  
 The automatic insurance which is  
 provided until Feb. 12, 1918, is only  
 partial protection.

Parents, brothers and sisters, who  
 have a representative of their fam-  
 ily in the army or navy should, for  
 their own sake, and for his, write to  
 him at once, urging him, if he has  
 not already done so, to buy the gov-  
 ernment insurance. They should urge  
 him to buy the full \$10,000, and  
 above all, to buy it now.

**ANOTHER FLORIDA MAN  
 MISTAKEN FOR A DEER**

The Ocala Banner of Saturday con-  
 tained the following:

"Messrs. John Wyley and Ollie  
 Fort, two prominent citizens living  
 across the Oklawaha river, were out,  
 deer hunting last Wednesday in the  
 scrub. They separated, going in dif-  
 ferent directions. The latter later  
 heard a rustling in the bushes, and,  
 thinking it was a deer, fired in the  
 direction, and three bucks not pene-  
 trated the left leg of his comrade,  
 breaking it just below the knee.

"As soon as his mistake was dis-  
 covered Mr. Fort went to his assis-  
 tance, conveyed him home, summoned  
 a physician, and did all for him that  
 possibly could be done.

"Mr. Fort regrets the accident very  
 much and says that he has been  
 taught a lesson that will last for a  
 life time."

**OUR BIT**

We're eating rye bread at our house,  
 With corn bread on the side;  
 We've corn meal much at breakfast  
 time.

At noon we had it fried;  
 We eat no wheat, we eat no meat,  
 And we'll soon form the habit  
 Of eating carries every day,  
 Just like a doggone rabbit.

—Houston Post.

**IN THE CIRCUIT COURT OF THE TENTH  
 JUDICIAL CIRCUIT OF FLORIDA IN AND  
 FOR POLK COUNTY.—IN CHANCERY.—**  
 Y. Z. MANN versus the unknown heirs, de-  
 visees, legatees and grantees of JOHN W.  
 HOLLINGSWORTH, and SARAH A. HOLLINGS-  
 WORTH, and other unknown defendants.—  
**SUIT TO QUIET TITLE.**

**ORDER OF PUBLICATION**  
 It appearing from the sworn bill of com-  
 plaint filed herein that the complainant be-  
 lieves there are persons interested in the  
 property involved in this suit, which property  
 is situated in Polk county, Florida, and is de-  
 scribed as follows, to-wit:  
 Beginning at the northeast corner of the  
 NW 1/4 of the NE 1/4 of section 3, township 28  
 south, of range 23 east; running south 250  
 yards; thence west to the right of way of  
 railway; thence in a northerly direction  
 along said right of way to the township line;  
 thence east to the point of beginning;  
 Also, 2 acres in the northwest corner of the  
 NE 1/4 of NE 1/4 of said section 3, township 28  
 south, of range 23 east, being described as  
 follows, to-wit: Beginning at the northwest

**New  
 Spring Goods  
 Are Arriving Daily**

**New  
 Spring Millinery  
 Coat Suits  
 and Dresses**

*Are Now Being Shown*

Come in and let us shown you  
 the advance Spring styles

**La MODE**  
 Mrs. H. Logan, Prop.

**A Good  
 Plan**

*Begin the New  
 Year Right*

Economy is the watchword. That  
 means watchfulness in buying. You  
 are guilty of extravagance when you  
 buy hardware without first consult-  
 ing us. We have everything carried  
 in a first class hardware store, and  
 our prices are always right.

**WILSON  
 HARDWARE CO.**

center of said quarter, running east one  
 acre; thence south 2 acres; thence west one  
 acre; thence north to the point of beginning;  
 whose names are unknown to complainant but  
 believed by him to be heirs, devisees, grantees  
 or other claimants under John W. Tanner,  
 Sarah J. Tanner, Perlina Hollingsworth, Ste-  
 phen T. Hollingsworth, and Sarah A. Hollings-  
 worth, and other unknown defendants, or all  
 persons claiming any right, title or interest  
 in and to the said real estate, and relief being  
 prayed against such unknown defendants  
 and complainant having complied in all re-  
 spects with Chapter 5393 of the Laws of Flor-  
 ida, Acts 1905, as amended by Chapter 6227  
 Laws of Florida 1911.

**The Place to  
 EAT  
 THE GEORGIA  
 DINING ROOM**  
 A. P. SHAW, Proprietor  
 Cor. Pine St. and Ky. Ave.

The Best Meal  
 in the City for **35c**

Short Order Lunches a  
 Specialty  
 Your Patronage Appreciated

Court of Polk County, Florida, do hereby cer-  
 tify that the foregoing is a true and correct  
 copy of the Order of Publication issued in  
 above entitled cause now on file in my of-  
 fice.

WITNESS my hand and official seal this  
 24th day of November, A. D. 1917.

J. A. JOHNSON,  
 Clerk Circuit Court Polk County, Florida.  
 6958 Sds  
 (COURT SEAL.)

GIVEN UNDER MY HAND AND SEAL OF  
 CIRCUIT COURT IN AND FOR POLK COUNTY,  
 FLORIDA, this 24th day of November, A. D. 1917.

J. A. JOHNSON,  
 Clerk Circuit Court Polk County, Florida.  
 D. O. ROGERS,  
 Solicitor for Complainant.  
 J. A. JOHNSON, clerk of the Circuit