

The Miami Shores Bulletin



King Football
Now Reigns

OCTOBER 14TH 1927

KEEN-TERRELL ELECTRIC

COMPANY
 Electrical Contractors
 Repairs
 Fixtures - Lamps - Fuses -
 Appliances

The Most Useful Shop in Town!

We will care for your
 Laundry - clean & press
 your clothes - block hats -
 repair shoes!

Biscayne Park Cleaners

The quality of our work
 and the materials
 we use form a real
 guarantee of satisfaction.

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 Biscayne Park Cleaners, Agency
 for MEND-RITE SHOE SHOP

Gust. Lundgren

says that when you
 come to him for auto
 repairs it doesn't
 mean "just another job"

But ANOTHER FRIEND - and
 quality work keeps friends

BISCAYNE-CENTER-AUTO REPAIR SHOP

MIAMI-SHORES CO-OPERATIVE STORE

★ "We Save YOU Money" ★

A.D. Pancake Flour 1 lb. 14¢	#2 Blackeyed Peas 3 cans 44¢	#2½ PEACHES 23¢ can
#2 Red Kidney Beans 1 lb. each 11¢	Baker's COCONUT 6 pkgs. 43¢	Puffed RICE 13¢ pkg
Dill Pickles per qt. 42¢	Maxwell House COFFEE 39¢	Morris Supreme BACON 39¢ sliced 1 lb.

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Big Juicy GRAPE-FRUIT 4 for 24¢	Irish POTATOES 5 lbs. 19¢
California GRAPES 2 lbs. 24¢	Sweet Potatoes 5 lbs. 24¢

The Miami Shores Bulletin

Published

Every

Friday

Don G. Henshaw
Editor

Violet Henshaw
Business

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Whole
Number 40

EDITORIAL NOTES

The question of paramount interest in the Town at the present moment is the School. It has been demonstrated effectively since our recent open letter to the Dade County School Board that the people are tremendously concerned in our institution of learning.

Two questions are being asked by parents and tax payers: First, why do we not receive the building for which our bond money has paid? Second, Why have the recent changes been made in the school teaching staff?

We have available facts that could give at least one side of the answer to each of the above questions, but those facts will be discussed at the meeting to be held in Potts Hall next Monday night, and need not be given here, as each involves many explanations and statements.

The thing for all interested to remember is that despite the attempts to prove otherwise by the School Board and other officials, **THESE MATTERS ARE OUR BUSINESS** --- It is our tax money that supports the schools, and our property that becomes security for all bond issues to build new institutions, and the children who attend the schools are our children. It is well for all members of the School system to remember that after all they are hired by the people to do a specific work, and are accountable to the people at all times. It is a pity that long tenure in office inclines some officials to believe that they have been granted dictatorial powers by the people who put them there. All we want is a reasonable explanation of these matters that have troubled us for so long, and some indication that the folks we have hired to administer our County School affairs are on the job.

If we are not entitled to know what disposition is being made of our funds, and what steps are being taken to care for the education of our children in an adequate way, then it is high time that we put new employees on the job.

* * * * *

LIGHT AND POWER

A second question of great importance is now before us. We are about to determine upon a course that will involve large sums of public money over a period of years. Whether we have a Municipal Plant, a Franchise for 30 years, or merely a street lighting agreement, we will be bound to it for at least five years and undoubtedly many more. Let us read the agreements carefully, study the engineers' report, talk with those who are better informed, write the Bulletin our opinions, and in the end come to a decision that will be satisfactory.



The SPORTSMAN

By GENE BALL

CAN you play the harder with your team
behind?

Can you stand up to the knocks of the hard,
grueling grind?

Can you lose without whining yet come back
and win?

In other words, son, can you take it and grin?

Can you hide all your hurts? Give never a sign,
But grit your teeth and keep hitting the line,
And fight every minute, no matter the cost?

Can you stand up and cheer though your team has
lost?

Can you take the ball over though eleven men bar?

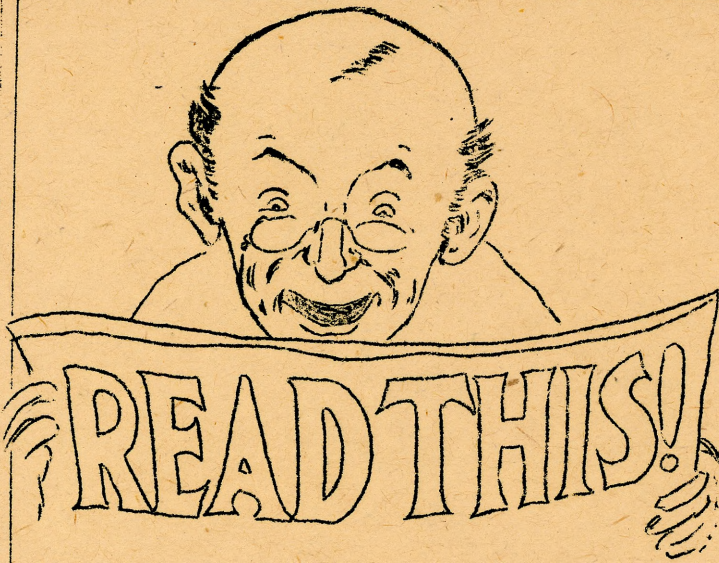
Can you work for the team with no thought to star?

At the finish no fame, no riches await,

This your greatest reward:—To have played
the game straight.



"Toll Them You Saw IT in The BULLETIN"



**O
U
R** SATURDAY
SPECIALS

30 x 3 1/2 TIRES \$ 5 75

29 x 4.40 TIRES \$ 7 40

5 gallons Gas \$1 05
10 gallons Gas \$2 00

— TEXAS OIL —

Medium — 15¢ qt. — Heavy Oil — 20¢ qt. — L. Heavy — 25¢ qt.

Genuine
Ford
Parts &
EXPERT
CAR
REPAIRING

PINKERT'S
GARAGE

OLD DIXIE HWY.
"Beside The Fire Station"

Quaker
State
Motor Oil
—
Pan-Am
Gasoline

OPEN LETTERS

To the Editor of The Miami Shores Bulletin:

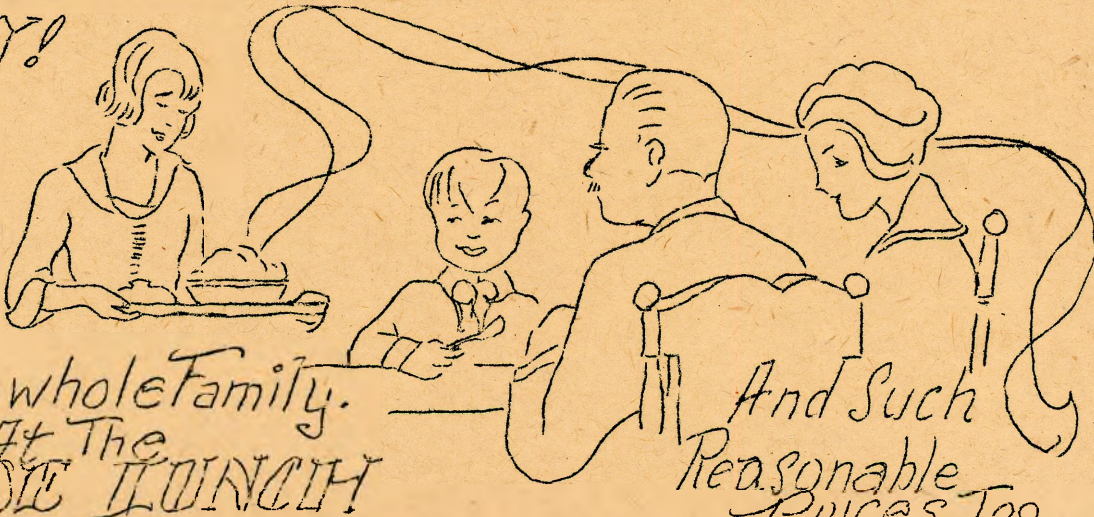
Public officials should expect and welcome the closest scrutiny of their official and also criticisms if they have failed to act when the public welfare would have been served by their doing so. With this in mind it may be well first to review what has been accomplished in the Town of Miami Shores since its formation.

Aside from the smaller and routine matters there are three projects which have been scrapped and which merit attention. These are the construction of walks; construction of certain streets, and the building of the Town Hall. I believe that a very few minutes consideration will convince any open-minded citizen that very serious mistakes of judgement have been made in connection with all three projects.

First, as to the walks. These were constructed under a special assessment bond issue; and a special assessment bond issue is, of course, a means of loaning the credit of the Town; and the loaning of credit is precisely the same as loaning money. If the abutters are willing to stand the ultimate expense of the project, it is entirely proper provided the work carried out is a needed public improvement and the Town has sufficient spare credit to lend for the purpose. Neither of these conditions prevails. By no stretch of the imagination can such an elaborate system of walks be called a necessity at this time. Not a single person has stepped on many of these walks since the construction force left them. As to the propriety of the Town lending its credit for so extensive a system in advance of the many other matters that will demand attention before many years, if not months, I do not think any argument is required.

Second, as to streets constructed. These also have been built in the same way and the same reasoning would apply. In this connection, however, note should be made of a magnificent boulevard extending from the Old Dixie south two blocks to the Town Line. Why it was sponsored by the Town and built I must leave for someone else to explain for I am absolutely at a loss to see how the Town or the abutters or anyone else is ever to get any adequate return from such expense.

Third, the Town Hall. This was voted upon favorably by the Town and built from general improvement bond issue funds. It is needless to say that at the time the vote was taken we were all optimists. It is less needful to recall that there was a decided and sudden change in the situation before construction was begun on the Hall. It quickly became evident that serious times were ahead and that there was no immediate economic necessity for the building. Ample quarters in the Potts and other buildings were available at less rental than the



O! BOY!
Those
Sunday
Dinners!
For the whole Family.
At The
LOUISE LUNCHEON
And Such
Reasonable
Prices Too

OPEN LETTERS - CONT'D. (2)

interest on the bonds, thereby giving help to those who constructed buildings in the Town and also saving the Town money. However, I am agreeable to giving the Board the benefit of any doubt in the matter and to assume that they proceeded at this time in good faith but with very poor judgement as to the needs of the Town.

As to the location of this building I do not feel so charitable nor do a large majority of the citizens of the Town, if I am any judge. The proposition before the Board was that it was authorized by vote of the Town to construct this Hall as one of the Town's first moves and at a time when land was what we had "nothing else but". It is difficult to believe that the Board did not know that many cities are spending millions of dollars in attempting to correct early mistakes in locating their public buildings; in creating civic centers; and in securing lawn and park space about their buildings. The location of new buildings is discussed by civic bodies, passed upon by boards of artists, landscape architects, etc. and is receiving great attention and care in all progressive cities in an effort to make the buildings and the surroundings as beautiful as possible and a credit and an advertisement to the cities.

I repeat, that it is difficult to believe that the Board knew nothing of this. Yet in spite of these facts and of a resolution of protest from the Chamber of Commerce and a petition of protest from citizens of the Town, the Hall was built on a street where not one person in a thousand passing thru the Town will know we have it; it was built in the center of a block absolutely flush with the street line; and it was built on a lot so small that a watchman cannot walk around the building without trespassing on adjacent property.

It is my understanding that this site was given to the Town and the gift is commendable. However, the offer did not relieve the Board of any responsibility. The very best site should have been chosen after the fullest consideration. A little money spent for the service of an expert city-planner to suggest a comprehensive scheme for future civic center, of which this would be the first unit, would be money that would return to us a thousand fold.

Go and look at this beautiful building that Mr. Shappel has designed! Then picture in your mind what it would look like and what an asset it would be to the Town in years to come if it were in an appropriate setting, well back from the street line, surrounded by broad lawns landscaped with the tropical foliage that is Florida's greatest attraction, and in a location where the hundreds of thousands of visitors to the Miami district could see it as they passed thru our Town. Realize also, that except in the recesses of the building a man now will have to stand in the street or on adjacent property to plant a shrub on the front or back or sides of the building. Think of it! With nothing much as yet in our Town but "wide open spaces!"

Why was this done? I note in your issue of October 7th the very kind things the "administration" leaders have said about me. I shall try to merit them, and in order to do so I will be just as charitable as I can in the matter. And I submit that the most charitable thing that can be said about the location of this Hall is that the gentlemen who dictated it may have done the best they knew how, but that they were absolutely and entirely ignorant about every consideration that governs the locating of a public building. For the sake of "Harmony" I will concede it, if they wish. But I believe that the voters of the Town will agree with those who have worked to put some Independent candidates in the field, that a new set of officials is needed before any more important decisions are made.

(Signed) Dana W. Robbins

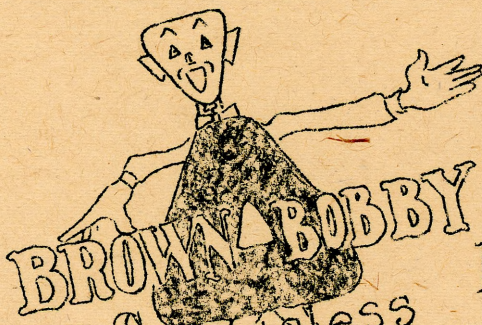
Editor, Miami Shores Bulletin:

In view of the increasing interest being shown in the coming election, it appears to me that a few very pertinent facts as regards the office of Mayor to be elected at this time, be plainly understood by all of the voters of Miami Shores.

Taking up the candidacy of Mr. Jeffries, I feel it is only right and fair for the public to be fully informed in this matter. It is well known that Mr. Jeffries is not a resident of Miami Shores and if we are to judge from what appears on the surface, is not likely to become one in the near future for the reason that he would build his home in Miami Shores instead of Miami if he contemplated any such move. Had he built his home in Miami Shores it would have very materially enhanced the values of all our properties wherever located. Also the revenue received from the taxes of the property would very materially have helped our treasury which I believe you will admit would have been very welcome under the existing conditions.

Many of my friends have tried to show me why Mr. Jeffries, being a wealthy man, also a splendid gentleman personally, would make us an excellent Mayor. All of these points I am willing to grant. I have never had the pleasure of meeting the gentleman and all that I have ever heard concerning him would go to show him a gentleman of high calibre as well as a very likeable personality.

So it would be impossible for me to treat him otherwise than as a gentleman even did I so desire, which I certainly do not, as it would be eminently unfair as well as very poor politics. Granting the above points I ask you in all fairness if that is all that is required



Greaseless
DOUGHNUT

EASILY
DIGESTED
& TASTY

SEE WHO HAS
COME TO TOWN

LET BROWN BOBBY SOLVE
YOUR REFRESHMENT
PROBLEMS FOR PARTIES
AND ENTERTAINMENTS

ON SALE AT YOUR
GROCERS

The Brown Bobby Specialty Co.

Eden Mitchell, Prop.

OPEN LETTERS - CONT'D. (4)

in a Mayor? My contention is that our Mayor should have the proper love for and loyalty to our splendid Town and I believe that is impossible unless he be a resident of our Town and a part of us. Is it reasonable to expect a Non-resident to neglect his personal affairs, practically every day in the week, at least whenever it becomes needful, to serve us in this capacity, when there is no remuneration attached? It is well known that the office of Mayor carries no salary and is a continual donation of service, also a sacrifice of personal interest during the entire term of office? I certainly would not be willing, living in Miami Shores, to give my time and energy to the city of Miami where there is no remuneration.

Again, Miami, Miami Beach, Coral Gables and Hialeah, as well as any number of cities in various parts of the country, insist that the officers of that City, as well as employees of various departments of the City shall be residents of that city. Many cities go so far as to require all labor performed on city construction work shall be performed wherever possible by the residents of that Community.

Assuming that Mr. Jeffries is thoroughly loyal to our Town I would like to ask why the wreckage along the F.E.C. track and close to the depot has been allowed to stand for over one year just as the storm left it. This is a continual eye sore and detriment to our Town and is viewed and commented upon by all incoming tourists. Again, I believe Mr. Jeffries will agree with me that leaving the Dixie Highway just north of El Portal cluttered up with material for over two years where all incoming or out going will pass it and the people are bound to make their comments, and where there can hardly be any excuse for leaving it in the shape it is, should at least be cleaned up and made to look as presentable as possible.

I feel that we of Miami Shores who have did everything possible to wipe out the evidence of the terrible storm, and in many cases have used money to repair our properties that we really needed for other purposes, are entitled to this consideration. In a number of cases I know where owners have borrowed the money (which they could ill afford) to repair their property.

The condition of affairs in Miami Shores warns us to be very conservative and study the matter carefully and then to cast our vote as we may honestly believe to be for the greatest good to our community. If I am correctly informed, there has been approximately forty percent of our tax money collected. The other sixty percent is still outstanding and the property is advertised for sale for the unpaid taxes. To my way of seeing it, this means we must be very conservative for the next two or three years.

This criticism is intended to be honest and fair, not alone to Mr. Jeffries but to our own residents as well, and if I have made any unfair or unjust criticism I honestly apologize as I wish to be fair although I may see things in a light different from some others.

(Signed) W.E.Graves.

A LETTER FROM MICHAEL O'TOOLE

Killarney-on-Biscayne,
Miami Shores, Florida.

Dear Edditur:-

I hev bin consultin, durin the past week about the pollitically situashun. So menny caddidates uv the tickets in the field hev bin stryin to swing me support to thimselves.

One feller cum along an sed: "Marty, old boy, give me your aid in electin' me to offyce and I will give ye all the grape froot frum me trees." On the surface this looked good fer real estait journals

MICHAEL O'TOOLE TELLS ABOUT POLITICS

I hear, give data showin a tree capable uv projucin 50 crates. Figurin at \$6.50 delivered in Noo Yowrk makes a mon able to retire on his grape fruit incum. So, I went and sized up his trees and hed aboot decided to enlist me army in his cause. Howsumever, jist then me ould mother's words crossed me mind: "Marty, look ivvery toime befor ye leep." It thin struck me to see what the map sed an this feller was atryin to git me mixed up, wit grape froot on the next lott.

Along cum another uv these wud be pollitycianns whisperin in me ear to support him wid me artillery and he wud give me a gud autmobile. Ther wuz sumpin apeeling about this latest proposishun fer me car is aboot run out. I wint to luk at his car an found it to be one uv thim recks uv the hurrycane left by a fleein owner who wint north.

"Supposin, now supposin," I asked meself whin I got in a quiet playce, "I wud enlist me followyers to elect these noble gintlemen to offyce in Miami Shores, What thin?" I am afeered old Marty O'toole wud be ashamed uv hissself after they wud git their claws on the town commissary.

I hev bin thinkin fer a long toime about joinin forces wid one uv the slaytes alridy in the field. Yit, the names uv the tickets don't apeel to me a-tall.

Whin you cum to think of the word "Harmony", it sounds too tame fer a militant Irishman who used to tak part in the grand ould foight uv ould Tammany whin Richard led the forces in persun. Thim were the grate toimes. It makes me almost feel loike cryin to think they are gone forriver.

On the uther hand, I don't loike the nayme Independent. Most toimes, a candydate gits to feel so independent an reckless loike in his sayins that vooters shy away frum him. After the vootes is counted, he has to go home an face his woife wid the lame statement: "Sumbuddy counted rong." To this enlightend sally, she givs a knowin look.

I hev bin considerin quite a while that the time is roipe fer me to assert me rights an put a third ticket in the field. One uv the first steps towards victery is to choose a nayme that vooters take up with accalim, ehatever the word means. After lookin thru a lot uv the daily papers a long toime I run across a cracker jack of an artikle by a feller wot knows his business. It used the word Irrational a lot uv toimes and it sounded good to me ear. So, I hev decided to call me ticket the IRRATIONAL TICKET. Eennything which sounds like rations is quickly took up by vooters fer they git the erroneus ideer that it means to feed thim out uv the hand all the toime.

After I settled on a rale good nayme I hed to look fer a coot



A DAY ON THE BEACH

Is longest remembered for the
LUNCH that goes with it—

IT IS — It is a good one! —

You can be sure of a good lunch if
you use our cakes and mayonnase—

The ARCH CREEK BAKERY Co.

MICHAEL O'TOOLE ENTERS A THIRD PARTY

uv arms in kapin with it. There is sich a grand lot to pick frum whin you look through the books and so menny hev sich nice colors. One uv thim apeeled to me fer it must hev bin made by a grate artistt,- so much swell scroll work and sichlike. The initials were "I.W.W." I am goin to git me a good banner wid all these letters made up fancy an it will attract a whole lot uv attenshyn whin we git out in full blast

Peepul shud not git us mixed up wid these loafers what use the same inishuls sum other playces. We stand fer I WILL WORK an' I WILL WIN,- accent on Work.

I wont conduct no mud slingin campaign neyther. This thing uv throwin black muck at another feller sumtimes makes him look dirty fer awhile. Ginerally however there is a strong winds comes up and blows back in the fayce uv the thrower. It takes him the ballance uv the campayne gittin it out uv his eyes. Eleckshun is cast before he sees whut is goin on.

Our party is agoin to keep our heads up, our brains cool, an aim to kape our hands in our own pockits, polittikally spakin.

Your pollitticall naybur,

Michael Marty O'Toole

The several committees of the civic organizations who are to consider steps to bring results in the long campaign for the erection of the long paid for new High School building are to meet in the Potts Building Monday night at eight o'clock. The trustees of the local school district are particularly requested to be present.

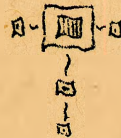
Announcing



*a change in
management*

*We are prepared
to give you best
of service with a
spirit of "friendliness"*

*Tires
Tubes & Accessories
Cold Drinks*



MIAMI SHORES SERVICE STA.

Stephen Snyder, Mgr.

WEST-DIXIE-HIGHWAY-AT-126TH ST.

"The Smiling Service Station"

BUY
Firestone
"MOST MILES PER DOLLAR"
AND
OLDFIELD
TIRES

SUNOCO "Blue" GAS & OILS
LYNDE BATTERIES

AT HUNDLEY'S
Biscayne Park Service Station

The
Biscayne Park Awning Co.
Invites the People of
This Vicinity
To Visit Our Office & Show Room
in the
Drug Store Building 10th St. side

Political Notes

Interest in the several races for political offices reached an even higher pitch during the past week. Practically all of the candidates are busy among the voters, stating their reasons for running, presenting their qualifications, and pointing out the weaknesses of their opponents.

Typical of all political campaigns all candidates report an overwhelming majority of voters behind them and both Harmony and Independent Leaders claim victory already within their grasp!

Issues seem to be rather scarce this year, the principal one seeming to be the question of whether or not Miami Shores can be well governed by a mixture of resident and non-resident officers as well as by an administration strictly confined to local people. This matter has already received some discussion in open letters, and will probably receive more during the coming weeks as the campaign progresses.

Many of the candidates were present at the hearing on the Electric Light project last Monday night (elsewhere discussed) and although some expressed disappointment that the question was then definitely removed from the political campaign the majority seemed to be glad that the citizens would be given an opportunity to settle the matter themselves without having it dragged through a political campaign by vote seekers. One of the largest property holders in Miami Shores visited the office of the Bulletin during the week and complimented the Council very highly for arranging a Special Election to decide the question.

On Wednesday evening the Independent Party met at the Winnebrenner Building to discuss the political issues. About twenty well known citizens were present and listened to several excellent addresses. A committee was appointed to consult with possible candidates for seats on the Council. Another meeting will be held next week, we are informed.

The absence on business of Mr. Jeffries, standard bearer of the Harmony Ticket, has not deterred the work of his many followers in campaigning for him. Mr. Jeffries is expected back at an early date to personally supervise his race for Mayor.

TOWN COUNCIL MEETS

The Town Hall was crowded almost to capacity last Monday evening for the scheduled hearing on the electric light needs of the Town. After some matters of routine had been disposed of acting President Hamilton had the Town Clerk read an Ordinance calling for an election to be held one week from Monday, October 24th, to determine the will of the people on the proposed Street Lighting Agreement and the 30 year Franchise of the Florida Power and Light Company. Mr. Hamilton invited the people present to discuss the matter and Walter McElwie, T.J. Yborra, R.H. Russey, J.B. Eberling, and several others did so. Mr. H.H. Hyman, Division Manager of the Light Company, and his assistant Mr. D.P. Caldwell answered the questions addressed to them and explained the two documents at length. Contrary to a popular idea there was a decided cordiality shown toward the proposed Municipal Plant. The general desire of the meeting seemed to be a demand for immediate

THE ELECTRIC LIGHT & POWER QUESTION

lighting of the streets, but no thirty year franchise for domestic lighting. If a municipal plant were erected the people present at the meeting seemed to favor a much smaller one than proposed by the Town Engineers.

It is anticipated that the matter will receive a wide discussion in the columns of the Bulletin next week. Elsewhere will be found the two propositions in full. The Florida Power & Light Company have issued the following bulletin in explanation of the Agreement and the Franchise:

The street lighting agreement submitted to the Town Council of Miami Shores by the Florida Power & Light Company is in that Company's standard form for a period of 10 years but has a provision which gives the Town the right to cancel said agreement at the expiration of the first 5 years. Under the terms of the agreement the Company contracts to furnish street lamps of different sizes ranging from 100 cp to 600 cp, depending on the selection made by the City authorities. The rates are based on lamps of 100 cp, 400 cp, and 600 cp. Three classes of lighting service is covered by the Agreement. The first schedule in the contract covers overhead bracket type lights suspended from poles owned by the Company. The expense of installing or mounting the fixtures, lamps, and wires is at the expense of the Power Company and the rates cover not only the installation, but all renewals, patrol service and maintenance of every nature whatsoever. This type of light is the most common and most practical as the cost to the city is most economical and the lighting effects are highly efficient and satisfactory. The lamps may be spaced 300 feet apart, which gives ample lighting in residential sections, although in business sections of the town it may be advisable to install lamps at more frequent intervals. A study of the situation in Miami Shores has developed that approximately 140 - 250 cp lamps would light the town in a commendable manner, which would include lighting the Dixie Highway as far north as Fulford. The cost to the town at \$70.00 per lamp per year as covered in the rate schedule under the contract would cost the Town \$9,800 per annum.

The other two classes of lighting equipment covered in the contract is for White Way or ornamental type, one providing for installation cost by the Company and the other for installation cost by the Town. The rates for this class of service vary somewhat for in one case the Company owns the fixtures and wires or cable and supplies energy, maintenance renewals and patrol while in the other case the City owns the fixtures and wire or cable and bears the cost of



You can't afford to

Waste your Money on poor auto repairs.

Have all work done at

H. W. JONES where

"the best work in Town" is done

1 block N.W. of Railroad



LOST!

A black and white Boston Bull dog. Strayed from home on last Wednesday night. Had harness on at time. Nine years old. Answers to name of "Fritz".

REWARD!

For information leading to recovery or return of dog.

Carl Waite,
Eucalyptus Court,
bet. 8th & 9th Sts.
P.O. Box 163.

LIGHT AND POWER QUESTION CONT'D. AND GENERAL NEWS ITEMS

of maintenance exclusive of renewals, the Power Company supplying only energy, lamp renewals and patrol.

The Company is at this time in position to render prompt service. Street lights can be installed within 30 days after the passage of the street lighting ordinance and the receipt of orders from the Town of Miami Shores designating the number and location of said lights.

(NOTE: It is expected that the Company will contribute an explanation of the 30 Year Franchise for next week's issue. -- Ed.)

* * * * *

DOUGHERTY NAMED OJUS ATTORNEY

At a recent meeting of the Town Council of the Town of Ojus Mr. Edward C. Dougherty of Miami Shores was named Town Attorney for Ojus. Mr. Dougherty's excellent service as the Attorney for the Town of Miami Shores won him this additional honor, as it has the acclaim of his fellow barristers.

* * * * *

PAYROLL SUMMARY

The following summary of weekly payrolls on the construction of the New Town Hall was made public this week by Mr. H.H.Hawthorne, in charge of payrolls:

Week ending July 1st	\$	305.81
" " " 8th		514.69
" " " 15th		669.58
" " " 22nd		693.58
" " " 29th		816.56
" " Aug. 5th		925.25
" " " 12th		1,028.93
" " " 19th		1,296.62
" " " 26th		1,218.53
" " Sept. 2nd		1,253.43
" " " 9th		1,071.85
" " " 16th		1,144.83
" " " 23d		1,053.02
" " " 30th		1,286.25

Total Amount of Payroll \$13,278.60

* * * * *

" BROWN BOBBY COMES TO TOWN "

Mr. Elden Mitchell of Miami Shores introduced this week a new item in the realm of Baked Goods for the Greater Miami District. The "Brown Bobby" doughnut has achieved great fame in other parts of the country as a triangular doughnut, with all the tastiness and flavor of the time honored doughnut but without the objectionable feature of grease. Mr. Mitchell, who has had many years of experience in the Bakery business, states that it is the most attractive thing he has ever handled. It will be placed on sale in the local stores Saturday and at a later date will assume many additional forms. It is expected that old and young alike will enjoy it, and find it easily digestible. School authorities in many places have recommended it to mothers for lunches for school children.

* * * * *

FIREMEN AND LEGION TO HAVE SPECIAL MEETING

The Volunteer Firemen and the local American Legion Post will have a special joint meeting next Tuesday night at seven o'clock at the Fire Hall. Armistice Day Celebration matters are to be settled.

ITEMS OF INTEREST ABOUT LOCAL FOLKS AND INSTITUTIONS

Mr. Arthur M. Griffing and family returned last week from their summer home in Asheville, N.C.

The local Scout troop will meet henceforth on Wednesday night. The troop has been meeting on Thursday evening.

Little Miss Elfredia Keppner celebrated her tenth birthday with a party given her by her parents at her home last Wednesday. Beautifully decorated with pink rosebud candles the birthday cake was the center of attraction. Many games were played and winners were, Mary Virginia Cummings, Lillian Petuskie, and others. Present were, Ethel Stone, Mrs. Frank Stine, Marion Young, Norbert and Gerhardt Keppner, Mary Cummings, Lillian Petuskie, Agatha Carter and Kathleen Hemel.

Mr. and Mrs. George E. Long, returned Monday from a three months trip through the North, during which they visited Mr. Long's children. Much of their time was spent in New York and Canada. They visited Niagra Falls and many other noted places of interest. Mr. Long is a well known contractor and builder. It will be recalled that he built the Lincoln Monument in Irons Manor and also the Community Hall. They state they are very happy to be back in Florida.

The Pythian Sisters announce that they will hold a Halow'en Dance and Card Party at the Pythian Castle on the evening of October 31st. Elaborate plans are being made to make the occasion a memorable one, and a very large attendance is anticipated.

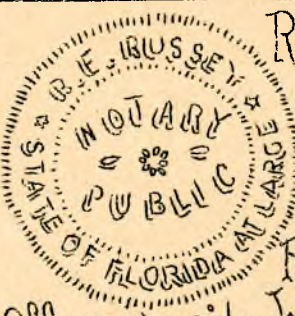
Mrs. H.L. Cook of Dixieanna Avenue has been spending the past week in Ft. Lauderdale with her son and family.

Mrs. J.E. Henshaw, who has been confined to her home with illness is now able to be among her friends again.

The Lambskin Club held its regular monthly meeting last Tuesday night at Potts Hall. The largest attendance of the season marked the meeting. There were a number of visitors from Masonic lodges in Miami all of whom gave short addresses. Refreshments were served at the close of the evening's entertainment.

It is reported that Mr. and Mrs. W.A. Riddle will return to their home in Miami Shores Saturday or Sunday.

R. E. RUSSEY
Notary Public
Army and
Navy Pension
Papers Executed
Without charge
Office at residence
422 Washington Ct
Miami
Shores



"TO ADD MORE CHARM
TO BEAUTIFUL WOMEN"
A PERMANENT
WAVE BY
Miss Lockwood
ROSETTA BLDG.
LITTLE RIVER



School Page

EDITORIAL

A Journalism Club recently organized by the pupils of the Junior High grades of the Arch Creek School elected a staff consisting of the following: Editor, Carl Matusek; President, Mary Louise Jenkins; Vice-President, Donald McCorquada; Secretary, Sarah Klefeker; who will hold office for a period of three months.

The purpose of the Journalism Club is to keep the community informed of the happenings and events at the Arch Creek School. This news will be published weekly in the Miami Shores Bulletin on the school page. ----- Carl Matusek.

PERSONALS

Mr. Lane has been transferred to the principalship of the West Little River School, and Mr. T.A. Holton has taken his place in this school. Mr. Holton taught school for a number of years in North Carolina, but the last two years has been in business in Florida.

----- Grace Rexford.

Esther Griffing of Asheville, N.C. entered the Arch Creek School a few days ago. Her parents have been among our most prominent winter residents.

Eileen Bridges entered the Eighth Grade on October the Third. Miss Eileen came to Florida with Mr. Brockman and family when they recently returned from their vacation in St. Louis, Mo.

---- Leon R. Maxwell.

SOCIAL

The Journalism Club held its first meeting Tuesday afternoon. The meeting was conducted by Mr. Lane. On motion of one of the members it was decided to call the School Page after this issue "The School Section". Mr. Lane gave an interesting talk on "Newspapers". Different pupils were chosen to write on certain topics. After a short discussion period the meeting adjourned.

The Athletic Association of Arch Creek School met Friday afternoon of last week in the School auditorium with Mr. Wagner presiding. It was decided that each member pay five cents per week dues. The following pupils were nominated for President: Antinoette Bijody, Sarah Klefeker, Phil Nix, Ruth Benson, Laura Davies, and Frank Dale. A motion was made and carried that the election of President be held on the following Tuesday.

---- Sarah Klefeker.

4 H Club News

The 4 H Club held a meeting on Tuesday afternoon. The Club elected officers as follows: Shirley Woods, President; Floretta Wagoner, Vice President; Dorothy Truesdale Secretary-Treasurer and Cheer Leader; Ethel Stone, Cheer Leader. The girls made rules, and had a lovely meeting.

Miss Marion Swain our County Home Demonstration Agent was present and gave a helpful talk on what the 4 H Club means. The H's are for Heart, Head, Hands and Health.

The 4 H girls hope to obtain a portable building to furnish and hold meetings in.

SPORTS

This year the school is going to indulge in many new sports which the pupils have not had in previous years. These are tennis,

THE SCHOOL SECTION --- WRITTEN BY THE STUDENTS THEMSELVES

Basket Ball, volley ball, and so forth.

Nearly all of the pupils are practising for a match game to be played with Redlands. They will play singles, doubles and mixed doubles in tennis. We are planning to have a very interesting year and would appreciate the co-operation of the Community.

BRIGHT CRACKS

Phil: "What is that I smell?"

Mrs. Orth: "That's disinfectant, it kills insects."

Phil: "Take it out, I'm getting sick."

As I was riding out in the country the other day I spæed my good friend Mr. Lane, who was having car trouble. Beside him was his wife, who was gazing at the motor in great concern. Pulling along side I asked if I might be of any service, and he replied, "You certainly can, if you will only answer my wife's questions while I fix the car!"

Mrs. Lane (In English Class) "Shirley, tell me what it is when I say, 'I love, you love, he loves?'"

Shirley: "That's one of them triangles where somebody gets shot."

Teacher: "Jimmy, you may leave the room."

Jimmy: "I didn't intend to take it with me!"

Eugene: "I'll guarantee I have the queerest second hand skeeter automobile you ever heard of."

Frank D.: "I don't doubt it, but why?"

Gene: "It actually runs!"

PARENT - TEACHERS ASSOCIATION MEETS

Wednesday afternoon the Parent Teachers Association held its second meeting of the year at the School. The principal matter to be determined was the choice of a President for the coming year. The choice of the large number present rested upon Mrs. Philip S. Young of Irons Manor.

The Association has many important matters to handle during the coming school term and its officials urge that all those eligible for membership affiliate at an early meeting. The excellent work of the past few years must be surpassed during the next season.

It is hoped that in the next issue we will be able to publish a complete list of officers for the year as well as the committees.

Phone North
1112

Gas
& X-Ray

Dr. S. W. Chadwick
Dentist

Rosetta Bldg.

Little River

Edward C. Dougherty
Attorney-at-Law

305 Commercial Ave.
127 N.E. First Ave.
Miami

Office Hours 8:30 A.M. to 1:30 P.M.



ROSETTA

THEATRE

Lillian Gish Pauline Frederick Richard Dix
 Johnny Hines Raymond Hitchcock Lou Telligan
 Jack Marshall Florence Vidor Adolph Menjou George Sidney

1927	OCTOBER					1927
SUN	MON	TUES	WED	THUR	FRI	SAT
SMILE BROTHER SMILE	3 ANNE LAURIE	4	5 REDHEAD PREFERRED	6 SERVICE FOR LADIES	7	8 SLAVES OF BEAUTY
9 WHITE PANTS WILKIE	10 ONE WOMAN TO ANOTHER	11	12 JOSSELYN'S WIFE	13 SHANGHAI BOUND	14	15 GUANCY'S KOSHER WEDDING
16 MARRIED ALIVE	17 THE BLOOD SHIP	18	19 ALLYS THE LONE WOLF	20 THE TENDER HOUR	21	22 GOOD AS GOLD
23 THE LIFE OF RILEY	24 IS THAT SO?	25	26 THAT MODEL FROM PARIS	27 CRADLE SNATCHERS	28	29 SALLY OUR ALLEY
30	31	SHOWING THE BIG GROUP				

Chas. Murray Tom Moore Hobart Bosworth
 Marceline Day Bert Tuttle Shirley Mason
 Louise Fazenda Billie Dove Buck Jones

LEGAL NOTICE

TOWN OF MIAMI SHORES, FLORIDA

NOTICE OF SPECIAL ELECTION

Notice is hereby given that a Special Election will be held on Monday, October 24, 1927, at which election there will be submitted to the registered voters of the Town of Miami Shores the following questions, to-wit:

- (1) Shall the Town of Miami Shores enter into the proposed street lighting agreement with the Florida Power and Light Company?
- (2) Shall the Town of Miami Shores grant to the Florida Power and Light Company the proposed franchise?

The proposed street lighting agreement and the proposed franchise will be published in full in the Miami Shores Bulletin on October 14th and October 21st, 1927.

Don G. Henshaw, Susan E. Gribble and Henriette Lynott will be the Inspectors of said election, and R.C. Douglass will be the Clerk of said election.

The polls will be open at the Town Hall, Potts Building, from eight o'clock A.M., until Sundown on the said 24th day of October 1927.

Registration Books of the Town of Miami Shores will be open from 8:30 A.M. to 5:30 P.M., each day at the Town Hall, up to and including the 19th day of October, 1927. Payment of poll tax will not be required for voting at this election.

(Signed) W.P. BRION,
Mayor.

(Signed) MARY A. BRASHER,
Town Clerk.

ORDINANCE NO.

AN ORDINANCE GRANTING TO FLORIDA POWER & LIGHT COMPANY, ITS SUCCESSORS AND ASSIGNS, THE RIGHT, PRIVILEGE, OR FRANCHISE FOR THE PERIOD OF THIRTY YEARS, TO CONSTRUCT, MAINTAIN AND OPERATE IN, UNDER, UPON, OVER AND ACROSS THE PRESENT AND FUTURE STREETS, AVENUES, ALLEYS, HIGHWAYS, BRIDGES, EASEMENTS AND OTHER PUBLIC PLACES IN THE TOWN OF MIAMI SHORES, FLORIDA, AND ITS SUCCESSORS, ELECTRIC LIGHT AND POWER LINES, TOGETHER WITH ALL THE NECESSARY OR DESIRABLE APPURTENANCES FOR THE PURPOSE OF SUPPLYING ELECTRICITY TO SAID TOWN, AND ITS SUCCESSORS, THE INHABITANTS THEREOF, AND TO PERSONS AND CORPORATIONS BEYOND THE LIMITS THEREOF, FOR LIGHT, HEAT, POWER AND OTHER PURPOSES, AND IMPOSING PROVISIONS AND CONDITIONS RELATING THERETO:-

BE IT ORDAINED BY THE TOWN COUNCIL OF MIAMI SHORES, FLORIDA:-

Section I. That there is hereby granted to Florida Power and Light Company, its successors and assigns (herein called the Grantee) the right, privilege or franchise for the full period of Thirty (30) years from the date of acceptance hereof, to construct, maintain and operate in, under, upon, over and across the present streets, avenues, alleys, highways, bridges, easements and other public places in the Town of Miami Shores, Florida, and its successors, electric light and power lines, together with all the necessary or desirable appurtenances (including underground conduits, poles, towers, wires and transmission lines, and, for its own use, telephone and telegraph lines) for the purpose of supplying electricity to said Town, and its successors,

TEXT OF PROPOSED FRANCHISE - CONTINUED

the inhabitants thereof, and persons and corporations beyond the limits thereof, for light, heat, power and other purposes. This grant is made in consideration of the construction, maintenance and operation of the electric light and power lines by the Grantee herein provided for and for the benefits and conveniences to the inhabitants of said Town as a result thereof.

Section II. That the Town of Miami Shores, Florida, hereby reserves the right at and after the expiration of the full period of thirty (30) years of this grant to purchase the property of the Grantee used under this grant, as provided by the Laws of Florida, in effect at the time of the Grantee's acceptance hereof, including section 1844 of the Revised General Statutes of Florida of 1920, and as a condition precedent to the taking effect of this grant, the Grantee shall give and grant to the Town of Miami Shores, Florida, the right to purchase so reserved. Grantee shall be deemed to have given and granted such right of purchase by the act of acceptance hereof.

Section III. That poles and towers shall be so located or relocated and so erected as to interfere as little as possible with traffic over said streets, avenues, alleys, highways, bridges and public places, and with reasonable egress from and ingress to abutting property. The location or relocation of all poles, towers and conduits shall be made under the supervision and with the approval of such representative as the Town Council of the Town of Miami Shores, Florida, may designate for the purpose, but not so as unreasonably to interfere with the proper operation of Grantee's lines and service.

Section IV. That the Town shall in no way be liable or responsible for any accident or damage that may occur in the construction, operation, or maintenance by the Grantee of its lines and appurtenances hereunder, and the acceptance of this franchise shall be deemed an agreement on the part of said Grantee, to indemnify said Town and hold it harmless against any and all liability, loss, cost, damage or expense, which may accrue to said Town by reason of the neglect, default or misconduct of the Grantee in the construction, operation or maintenance of its lines and appurtenances hereunder.

Section V. That all lines constructed under this grant shall be constructed and maintained in accordance with established practice with respect to electrical construction and maintenance.

Section VI. That the Grantee agrees to make promptly such extensions to its existing facilities as may be required by one or more customers, or prospective customers, provided, that if the revenues to be derived therefrom shall not afford a fair and reasonable return on the cost of providing and rendering the required service, then Grantee shall be permitted to, and is hereby authorized to, exact from such customer or customers such cash advances, minimum guarantees, service guarantees and/or other arrangements, as will enable the Grantee to earn a fair and reasonable return on the cost of providing and rendering the required service.

Section VII. That the rates fixed by the Grantee from time to time shall at all times be just and reasonable, and, subject to reasonable minimum charges and service guarantees, Grantee's net rates for electric energy furnished for lighting purposes shall not exceed 15 cents per kilowatt hour.

Section VIII. That said Town agrees to pass all ordinances necessary or suitable, both for the protection of the rights and property of the said Grantee, and to enable said Grantee to enforce any of said Grantee's reasonable rules and regulations for the management, operation and control of service hereunder, and to pass any ordinance or ordinances that may be necessary or suitable in order to fully confirm to said Grantee the rights herein or hereby granted or intended so to be.

Section IX. That when any portion of a street is excavated by Grantee in the location or relocation of any of its conduits, poles, towers, wires and transmission^{lines}, the portion of the street so excavated shall, within a reasonable time and as early as practicable after

TEXT OF PROPOSED FRANCHISE - CONTINUED

such excavation be replaced in as good condition as it was at the time of such excavation.

Section X. That failure on the part of the Grantee to comply in any substantial respect with any of the provisions of this franchise, shall be grounds for a forfeiture of this grant, but no such forfeiture shall take effect if the reasonableness or propriety thereof is protested by the Grantee until a court of competent jurisdiction (with right of appeal in either party) shall have found that said Grantee has failed to comply in a substantial respect with any of the provisions of this franchise, and the Grantee shall have six (6) months after the final determination of the question, to make good the default before a forfeiture shall result with the right in the Town Council at its discretion to grant such additional time to the Grantee for compliance as necessities in the case require.

Section Xa. The Town of Miami Shores may wholly cancel this Franchise at the expiration of five (5) years from the date of acceptance of this Ordinance, by the passage and adoption by the Town Council of an ordinance of Cancellation for that purpose at any time within three (3) months prior to the end of such five (5) year period, and it shall not be necessary for said Ordinance of Cancellation to contain any provisions other than the mere determination by the Town Council to exercise the right of cancellation hereby reserved; and by the passage and adoption of such Ordinance of Cancellation by the Town Council, all rights and privileges of the Florida Power & Light Company, its successors or assigns under this Ordinance as well as all rights and privileges of the Town of Miami Shores, and its successors or assigns under this Ordinance, shall absolutely cease and determine at the expiration of the said five (5) year period, including the right and privilege reserved by the Town in this franchise to purchase the property of the Grantee used under this Grant.

Section XI. That the Grantee is hereby given the right and authority to make assignments of this right, privilege and authority and the rights hereunder, all assignees to be bound to the same extent as the original Grantee.

Section XII. This ordinance shall take effect as soon as it shall have been duly passed and adopted as required by law and accepted as required herein.

Section XIII. That the Grantee shall file its written acceptance of this franchise with the Town Clerk of the Town of Miami Shores Florida, within thirty (30) days after it shall have been duly passed and adopted as required by law.

Section XIV. That all ordinances, and parts of ordinances, in conflict herewith be and the same are hereby repealed.

Passed and adopted this ----- day of -----, 1927.

=====

STREET LIGHTING AGREEMENT:

THIS AGREEMENT made this _____ day of _____, 1927, by and between the Town of Miami Shores, Florida, a Municipal Corporation organized and existing under the laws of the State of Florida, and its successors (hereinafter called the Consumer), and FLORIDA POWER & LIGHT COMPANY, a corporation organized and existing under the laws of the State of Florida, its successors and assigns (hereinafter called the Company).

WITNESSETH:

That for and in consideration of the mutual covenants and agreements herein set forth the parties hereto agree as follows:

ARTICLE 1.

THE COMPANY AGREES:

Section 1. That insofar as reasonable diligence will enable it to do so to furnish alternating current electric energy to the Consumer for the street lighting system within the corporate limits of Miami

Shores, Florida, from dusk to dawn, in accordance with the terms and provisions hereof.

Section 2. To install on the Company's distribution poles within thirty (30) days after receipt of written notice from the Consumer, overhead bracket street lights and connect said street lights to the Company's overhead street lighting circuits, and to maintain, repair, renew and clean all of overhead street lights now or hereafter installed in Miami Shores, Florida, provided, however, that in the event it shall be necessary for the Company to extend its series or multiple street lighting circuits more than 300 feet in order to reach any additional bracket lights ordered by the Consumer, as herein provided, the Consumer agrees to reimburse the Company for the cost, in excess of 300 feet, of making such extension to its street lighting circuits, including the cost of poles.

Section 3. To make additions to its present "White Way" or other ornamental post or ornamental bracket street lighting system within ninety (90) days after receipt of written notice from the Consumer. "White Way" or other type or ornamental post or ornamental bracket street lights of a type mutually satisfactory to the parties hereto, said lights to be spaced not further than 200 feet apart measured along the same side of the street, and connect said street lights to Company's overhead or underground street lighting circuits and to maintain, renew, repair, and clean all said street lights, provided, however, that in the event it shall be necessary for the Company to extend its series or multiple street lighting circuits more than 200 feet in order to reach any additional "White Way" or other type of ornamental post or ornamental street light ordered by the Consumer as herein provided, the Consumer agrees to reimburse the Company for the cost in excess of 200 feet, of making such extensions to its street lighting circuits, including the cost of poles.

Section 4. To serve Consumer's "White Way" or ornamental pole type street lighting system which is now or may hereafter be installed or any extension thereof, and to extend the Company's overhead or underground street lighting circuits to the point of connection with the Consumer's underground cable, connecting together street lights forming the Consumer's "White Way" street lighting system so installed by said Consumer, provided, however, that in the event it shall be necessary for the Company to extend its overhead or underground series or multiple street lighting circuits more than 200 feet, in order to reach such point of connection, the Consumer agrees to reimburse the Company for the cost, in excess of 200 feet, of making such extension to its overhead or underground street lighting circuits, including the cost of poles.

Section 5. To clean all glass ware of Consumer's "White Way" or ornamental pole type street lighting system at least four (4) times every year and to furnish lamp renewals for the "White Way" street lighting system which is now or may hereafter be installed by the Consumer. In the event the Consumer shall request the Company and shall also pay the additional charges hereafter provided in Section 3 of Article 11 hereof, the Company agrees to maintain said "White Way" system, provided, however, in no event shall the Company be liable to replace or repair broken or damaged "White Way" post.

The Company, however, reserves the right to exclude cable replacements as a maintenance obligation hereunder when, in its judgment, the type and quality of cable used and the installation of such cable has not been in accordance with good electrical practise.

Section 6. To change the location of any street light in use upon thirty (30) days written notice from the Consumer and upon payment by the Consumer of the cost of such change.

ARTICLE 11.

THE CONSUMER AGREES:

Section 1. To purchase from the Company all electric energy and services necessary for the operation of the street lighting system

TEXT OF PROPOSED STREET LIGHTING AGREEMENT - CONT'D.

within the corporate limits of Miami Shores, Florida, which is now or may hereafter be installed, the minimum requirements for which shall at all times equal that of the present installation as set forth under Section 1 of Article III hereof, plus that of any additional installation made by the Company under Article 1 of this agreement.

Section 2. To pay for all the energy and services furnished by the Company at the office of the Company in Miami, Florida, in accordance with the schedules marked Schedule 1, 2, and 3 made a part hereof.

Section 3. In the event the Consumer shall request the Company to maintain the "White Way" system as provided in Section 5 of Article 1 hereof, to pay at the time and in the manner provided in Schedule 3 additional amounts at the rate of \$10.00 per year for each street light on the "White Way" system or part thereof so maintained by the Company.

ARTICLE III.

IT IS MUTUALLY AGREED:

Section 1. That the present street lighting system within the corporate limits of Miami Shores, Florida, consists of:

_____ candle power lamps
supported on bracket type fixtures,

_____ candle power lamps
supported on "White Way" or other type of ornamental standards, owned by the Company

_____ candle power lamps
supported on "White Way" or other type of ornamental standards, owned by the Consumer.

Section 2. That by "street lighting" is meant the lighting of streets, avenues, alleys, parks and public places other than the interior of public buildings.

Section 3. That no liability to furnish or take service shall exist at any time that either party is prevented from complying with this agreement by legal proceedings, strikes, lockouts, riots, acts of God or the public enemy, or, in case or cases not under control of the party thus prevented from compliance, or by reason of any partial, temporary or entire shut-down of service, which, in the opinion of the Company is necessary for the purpose of repairing or making more efficient all or any part of its electrical generating or other electrical equipment.

Section 4. That the Company shall use reasonable diligence to provide continuous service during lighting hours and having used reasonable diligence shall not be liable for any outage.

Section 5. That the Company may substitute for any lamp installed other lamps of at least equal illuminating capacity and efficiency as improvements in the art may make such lamps available, but no change shall be required in the size, style or capacity of any lamps without the Company's consent. The Company when requested in writing by Consumer will replace any lamp with one of increased candle-power, in which latter case the monthly bill or bills thereafter shall be correspondingly increased.

Section 6. That this agreement shall be for a term of ten years from the date hereof, provided, however, that in the event the Company is required to install or serve additional street lights at any time or from time to time within two (2) years prior to the expiration of this agreement or of any extension hereof which in the aggregate equal twenty (20) per centum of the number of street lights served by the Company at the beginning of the said two (2) year period, the terms of this agreement shall, at the election of the Company, be extended for a further period or periods of five (5) years, and further provided in the event the Company is requested to install or serve additional street lights at any time or from time to time within two (2) years prior to the expiration of this agreement or any extension hereof, which, however, in the aggregate do not equal or exceed twenty (20) per centum of the number of street lights served by the Company.

TEXT OF PROPOSED STREET LIGHTING AGREEMENT - CONT'D.

at the beginning of the said two (2) year period, then and in that event the Company may refuse to install and/or serve such additional street lights unless the gross revenue to be received during the then remaining life of this agreement under the terms hereof will equal at least twice the total cost to the Company of such installation. The Company shall be deemed to have exercised its election when it shall have mailed a notice to that effect addressed Town Clerk, Town of Miami Shores, Florida.

Provided, however, this agreement may be cancelled by the Consumer at the expiration of five (5) years from the date hereof, upon the Consumer paying to the Company five percent (5%) of its total bill for service furnished by the Company under this agreement during said five year period, and in that manner at least partially reimburse the Company for its loss incurred because of said cancellation, it being understood and agreed that said five percent (5%) payment shall not be required if this Agreement runs its full term of ten (10) years at the rates set out in Schedules 1, 2 and 3 of this Agreement are based upon an agreement running for at least such a period; and upon the passage and adoption by the Town Council of a Resolution of Cancellation at any time within three (3) months prior to the end of such five (5) year period. Upon such payment being made and the passage and adoption of said Resolution, this Agreement shall become null and void at the expiration of said five (5) year period.

Section 7. This agreement shall inure to the benefit of and be binding upon the successors of the Consumer and the successors and assigns of the Company.

IN WITNESS WHEREOF the parties hereto have hereunto caused this instrument to be signed in duplicate by their duly authorized officers and their official seals to be hereunto affixed the day and year first above written.

(HERE FOLLOW PROPER SPACES FOR SUCH SIGNATURES)

SCHEDULE 1

FLORIDA POWER & LIGHT COMPANY.

MIAMI SHORES

Municipal Incandescent Street Lighting Service

Bracket Type

APPLICATION OF SCHEDULE:

This schedule is for type "C" series incandescent lamps or, at the option of the Company, other types of incandescent lamps of equivalent candle power (lumens), for an overhead street lighting system, which is on, or may be installed on, an existing pole line of the Company, and includes installation, energy, maintenance, renewals and patrol. This schedule contemplates the use of a wood pole bracket type of fixture and is not applicable for ornamental or "White Way" lighting.

RATE:

<u>Size of Lamp</u>	<u>Net rate per Lamp per Year Dusk to Dawn Service</u>
100 cp	\$ 35.00
250 cp	70.00
400 cp	112.00
600 cp	125.00

PAYMENT:

Bills for street lighting service will be prorated over the service period of twelve months and rendered monthly during such service period, and are due and payable on or before the tenth day of the month following that in which service is furnished.

PROPOSED STREET LIGHTING SCHEDULES - CONT'D.

SCHEDULE 2.

FLORIDA POWER & LIGHT COMPANY

MIAMI SHORES

Municipal Incandescent Street Lighting Service

"White Way" or Ornamental Type

APPLICATION OF SCHEDULE:

This schedule is for type "C" series lamps or, at the option of the Company, other types of incandescent lamps of equivalent candle-power (lumens), for an overhead or underground "White Way" or other ornamental post street lighting system, and includes installation, energy, maintenance, renewals and patrol.

RATE:

<u>Size of Lamp</u>	<u>Net Rate per Lamp per Year Dusk to Dawn Service</u>
250 cp	\$ 100.00
400 cp	142.00
600 cp	155.00

PAYMENT:

Bills for street lighting service will be prorated over the service period of twelve months and rendered monthly during such service period, and are due and payable on or before the tenth day of the month following that in which service is furnished.

SCHEDULE 3

FLORIDA POWER & LIGHT COMPANY

MIAMI SHORES

Municipal Incandescent Street Lighting Service

"White Way" or Ornamental Type

APPLICATION OF SCHEDULE:

This schedule is for type "C" series incandescent lamps or other types of incandescent lamps of equivalent candle power (lumens) for an overhead or underground "White Way" or other ornamental post street lighting system, the installation of which, including cable, is not at the expense of the Company. This schedule contemplates maintenance of the system, exclusive of lamp renewals, by the Consumer. The Company will supply energy, lamp renewals and patrol.

RATE:

<u>Size of Lamp</u>	<u>Net Rate per Lamp per Year Dusk to Dawn Service</u>
100 cp	\$ 32.00
250 cp	60.00
400 cp	84.00
600 cp	110.00

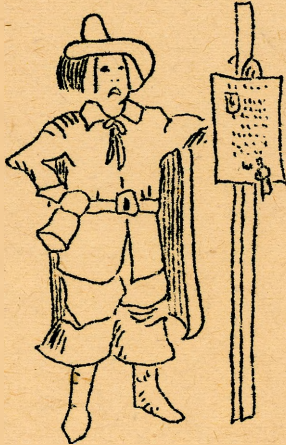
PAYMENT:

Bills for street lighting service will be prorated over the service period of twelve months and rendered monthly during such service period and are due and payable on or before the tenth day of the month following that in which service is furnished.

NOTE:

At the option of the Consumer, the Company will maintain the "White Way" system, exclusive of post renewals, for an additional charge of Ten Dollars (\$10.00) per year for each single lamp standard. The Company reserves the right, however, to exclude cable replacement as a part of its maintenance obligation hereunder when, in its judgment, the type and quality of cable used and the installation of such cable has not been in accordance with good electrical practice.

SATURDAY IS BARGAIN DAY IN MIAMI SHORES - TRADE AT HOME!



TO-NIGHT: Betsy Ross Club Minstrel Show at 420 S.W. 8th. Street, Miami.

SATURDAY: The merchants of Miami Shores invite your patronage.

SUNDAY: Services of Worship at the Churches.

* * * *

On October 31st, the Pythian Sisters will hold a card party and dance. Tickets 35¢.

Knights of Pythias meet on Wednesday night.

Pythian Sisters meet first and third Fridays.

Volunteer Firemen meet every Tuesday evening.

Lambskin Club meets every second Tuesday at Potts Hall. Members of degree team will meet to-night for special rehearsal.

TIME HAS COME TO BEGIN BOOSTING OUR ARMISTICE DAY CELEBRATION

----DEDICATION OF THE NEW TOWN HALL -- FIRE DRILLS AND RACES

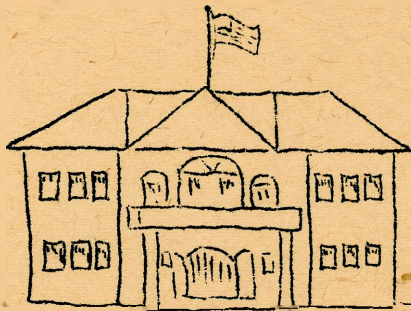
--BICYCLE CHAMPIONSHIP RACES ---- FIREMEN'S BALL ---- SPECIAL

EDITION OF THE "BULLETIN" --- INVITE ALL MIAMI HERE THAT DAY!

JOBLESS JERRY

Jerry Tries to Solve the School Problem

EJH



Well now I sure feel sorry for these poor teachers - think of it! No pupils for each one of them. Here I am with nothing to do - I wonder if I couldn't help them out a bit?

Mr. Wagner, Sir, I have heard you are short of teachers. Now I have nothing to do, so I feel I should volunteer to help you out gratis. Could you use me?

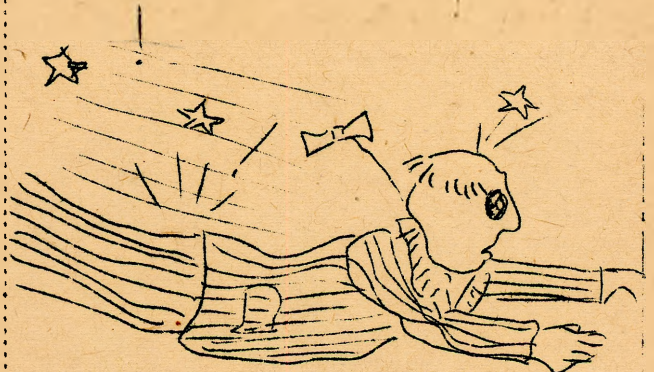


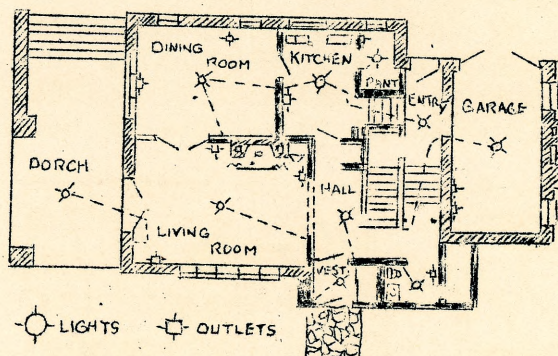
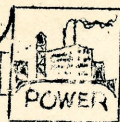
You will have to take the matter up with Fisher.

MR. FISHER, SIR, I want a job as teacher at Miami Shores.

WHAT?! MIAMI SHORES?

SUPT. OF SCHOOLS PRIVATE





" WHEN IS A HOUSE PROPERLY WIRED ? "

When you supply your workman with improper tools you cannot expect to obtain efficient results.

The wires, sockets, and outlets in your home are the tools you furnish your servant --- ELECTRICITY.

A home is properly wired when it has an adequate number of circuits and wires large enough to carry all the current needed for all appliances.

Consult an authorized electrician or our manager on proper house wiring.

Use Electricity, Your Cheapest Servant.

Florida
Power & Light
Company



J. J. JOHNSON CASH GROCERY

MONDAY OCTOBER 17TH, 1927

BEGINNING MONDAY WE WILL BE STRICTLY CASH - WE SAY WE HAVE CASH PRICES & WE ASK YOU TO COMPARE THEM WITH THOSE OF CHAIN STORES FOR PROOF! YOU WILL FIND SOME THINGS A CENT OR TWO HIGHER BUT THE AVERAGE WILL SHOW US 5% LOWER. WE MADE THE COMPARISON & KNOW

Swifts EMPIRE BACON 35 ^c POUND	Swifts Cresta BUTTER 47 ^c POUND	Swifts Brookfield BUTTER 53 ^c POUND
NUCOA 27 ^c OLIO 1 lb.	Swifts Silver Leaf PURE LARD 19 ^c lb.	King's RED SALMON 25 ^c can
"CLEEN-MADE" Spaghetti Macaroni Egg Noodles 3 for 25 ^c	"Friends" Baked Beans 29 ^c can Brown Bread 24 ^c can	Embassy Sardines in pure olive oil 21 ^c can
CASCADE Hard Water SOAP 4 bars 25 ^c	"West Made" Cling large PEACHES 24 ^c can	Vantills CATSUP 15 ^c BOTTLE
Irishby Hard Water Soap 5 ^c each	Blue Ribbon MALT 70 ^c Red Top 59 ^c Bottle Tops 23 ^c per lb.	BEECH-NUT Pork & Beans 16 ^c can Prepared Spaghetti 16 ^c can Wing Pork & Beans 16 ^c can
5 lbs. Irish Potatoes 18 ^c	Crest 3 Pancy Corn 7 for 25 ^c	Jves' Pure Mint- or Guava } Jelly 24 ^c each
Best Grade Blue Rose RICE 5 lbs for 29 ^c	Large LIMA BEANS 12 1/2 ^c lb.	Salt BACON 21 ^c lb.