

August 31, 1916.

SUBJECT:- Carlton Marshall's pro-  
position in regard to  
Part of Sec. 30-48-43.

Mr. J. E. Ingraham, President,  
St. Augustine, Fla.

Dear Sir:-

We have yours of the 28th in regard to above outlined subject, and thank you for check and voucher in the amount of \$66.88 to cover survey charges.

We note you have authorized us to complete a contract or agreement, whichever may be desired by Mr. Marshall, in this matter and forward the same to your office for signature. In talking with Mr. Marshall in regard to the contract or agreement feature he stated that as far as he was concerned a written agreement was not necessary, and we suggested that after the survey was completed and a definite location decided upon that we merely write him a letter setting forth the conditions as understood between us, to which he expressed himself as being entirely satisfied, and it occurs to us that since the Company has nothing to lose in the matter and Mr. Marshall is willing to accept our word or letter that the land will be sold to him in the Spring if he desires it, would it not be better to handle it in this way rather than drawing up a formal instrument?

Yours very truly,

FJP/C