

[BY AUTHORITY.]

LAW OF NEW JERSEY

CHAPTER CCXXXV.

A supplement to an act entitled "An act to provide for the recording of certain papers in the office of the Secretary of State."

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That all contracts or agreements for the sale, letting, leasing, consolidating, merging, or in any manner disposing of or transferring the franchise, or any part thereof of any company or organization incorporated by or under the laws of this state shall be acknowledged or proved as conveyances of land in this state are authorized to be acknowledged or proved, and shall be recorded in the office of the Secretary of State within two months after the execution thereof, at the proper cost of the parties thereto; and unless such contract or agreement is so acknowledged or proved, it shall be void and of no effect, and copies of the said record, duly certified by the Secretary of State, shall be received in evidence in any court of this state, and be as good, effectual and available in law as if the original contract or agreement was then and there produced.

2. And be it enacted, That this act shall take effect immediately.

Approved April 4, 1871.

CHAPTER CCXXXVIII.

An act to establish a State Industrial School for Girls.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That an industrial school be established in this state for the reformation of such girls between the ages of seven and sixteen years, as may be committed to it in the manner hereinafter provided.

2. And be it enacted, That the governor, chancellor and chief justice of the state for the time being shall constitute a board of control, whose duty it shall be to appoint six trustees to take charge of the management and general interests of the institution, and also to fill vacancies from time to time.

3. And be it enacted, That after the first day of each year after eighteen hundred and seventy-two, the term of office of the first two named trustees shall end, and the names of the persons appointed to fill the vacancies shall be placed at the bottom of the list; but they may continue to fulfill the duties of their appointment until their successors are appointed; other vacancies may at any time be filled, and the names of the persons appointed to fill the same shall be placed at the bottom of the list for those whom they succeed, and for the remainder of the term; they may be reappointed, and may also be removed by the board of control when, in their discretion, the interests of the institution may so require.

4. And be it enacted, That the said trustees shall and may appoint six lady managers, who shall be associated with them in the management, care and oversight of the inmates of the school; they shall be appointed for similar terms and in the manner with the trustees, and shall be removable by the board of control.

5. And be it enacted, That the said trustees and lady managers shall receive no compensation for their services but shall be allowed all necessary expenses incurred by them in the discharge of their duties, and that bills of such expenses, certified by the president or chairman of the board, shall be paid by the treasurer of the state, upon the warrant of the comptroller.

6. And be it enacted, That the trustees shall have the right to receive, by gift, or to purchase a tract or lot of land in a healthy location with a sufficient supply of good water, and of easy access from different parts of the state; and to erect suitable buildings thereon, the site of said land and the plans of said buildings to be first approved by the board of control.

7. And be it enacted, That the said trustees shall be a corporation by the name of "The Trustees of the New Jersey State Industrial School for Girls," for the purpose of taking and holding in themselves and their successors, in trust, for the state, all lands or personal property given to them and purchased for the use of said school, and for the purpose of preserving, improving, using, applying, and investing the same, as may be necessary.

8. And be it enacted, That said trustees shall take charge of the general interests of the institution, and that the affairs of the institution be conducted with the supervision of the board of control, and that strict discipline be maintained therein; provide employment and instruction for the inmates, and bind them out, discharge or remand them, as hereinafter provided; appoint a superintendent matron, headward, teacher or teachers, and such other officers, in their judgment, the wants of the institution may require; and prescribe their duties, exercise vigilant supervision over the institution, its officers and inmates; remove such officers at pleasure, and appoint others in their stead, and determine the salaries to be paid to the officers; they shall make the by-laws and amend the same, by the assent of four trustees at any regular meeting.

9. And be it enacted, That the said trustees and lady managers shall cause the girls under their charge to be instructed in piety and morality, and such branches of useful knowledge as may be adapted to the condition of the inmates in some regular course of labor, either mechanical manufacturing or horticultural, or a combination of these; and especially in such domestic and household labors and duties as shall be best adapted to their age and strength, disposition and capacity, and in such other arts, trades and employments as may seem to the trustees best adapted to preserve their health, secure their reformation, amendment and future benefit; and in binding out the inmates, scrupulous regard shall be had to the moral and religious character of those to whom it is proposed to bind them.

10. And be it enacted, That the trustees of said school shall have power to bind out all girls committed to their charge for any term of time, until they shall have arrived at the age of eighteen years, as apprentices, such binding to be by indenture, signed by one of said trustees and the superintendent matron, and in the same manner and under the same conditions as the president of the board of trustees of any poor house establishment in any county of this state is authorized to bind out poor children, by the act entitled "An act for the settlement and relief of the poor," and the said trustees are hereby appointed guardians of each girl bound out, in the same manner, and with the like power and authority, and under the same obligations, as said presidents of poor houses are, by the same act, invested with, and directed to perform; and said indentures shall not be assigned without the previous consent, in writing, of said trustees, indorsed upon said indentures, and signed by one of said trustees and the superintendent matron; and it shall be the duty of the master or mistress to whom any such girl shall be bound to service, and he or she shall by the terms of indenture be required, as often as once in six months, to report to the trustees of said school the conduct and behavior of the said apprentice so bound to service, and whether she is still living under the care of the said master or mistress, and if not, where else she may be.

11. And be it enacted, That one or more of the trustees and one or more of the lady managers shall visit the school at least once in every month, at which time the rooms, clothing, food and work shall be inspected, the girls shall be examined in the use of the needle and at least, the

terrace and marked by the degree of merit and progress shown thereby; a book shall be kept of these visits in the books of the superintendent, and once in every three months the school in all its departments—the rooms, furniture and books of accounts—shall be thoroughly examined by at least two of the trustees or lady managers, and a report thereof signed by the trustees shall also be prepared, and a report of the condition of the institution, on or before the thirty-first day of October in every year, which, together with a full report of the superintendent, and a list of the delinquent officers and their salaries, with an inventory of the value of the personal property of the state in the buildings, and appertaining to said school, shall be laid before the governor, to be by him presented to the legislature.

12. And be it enacted, That the superintendent or matron, with such subordinate officers as the trustees may appoint, shall have the charge and custody of the girls, and shall discipline, govern, instruct, reform and use their best endeavors to reform the inmates in such manner as, while preserving their health, will secure the formation, as far as possible, of moral, religious and industrious habits, and regular, thorough progress and improvement in their studies, trades and employments.

13. And be it enacted, That said superintendent shall, before entering upon his duties, give a bond to the state, with sureties satisfactory to the governor, in the sum of two thousand dollars, conditioned that he shall faithfully perform his duties, and account for all moneys received by him, or which should be received by him as superintendent, which bond shall be filed in the office of the treasurer of the state; he shall have charge of all the property of the institution; he shall keep in suitable books, complete account of all his receipts and expenditures, and of all property entrusted to him, showing the income and expenses of the institution, and account, in such manner as the trustees may require, for all moneys received and disbursed by him; his books and documents relating to the school shall at all times be open to the inspection of the trustees; he shall also keep a register containing the name, age, and circumstances connected with the early history of each girl, and shall add such facts as may come to his knowledge relating to her history, while at the institution, and after leaving it.

14. And be it enacted, That it shall be the duty of the trustees to make out and send semi-annually, to each of the justices of the supreme court, a statement showing the capacity of the school, the number of pupils, and such other direction as may guide said justices in making commitments, so that the school may not be crowded beyond its measure of accommodations.

15. And be it enacted, That the provisions of the act entitled "A supplement to the act entitled 'An act to establish and organize a State Reform School for Juvenile Offenders,'" approved April sixteenth, one thousand eight hundred and sixty-seven, and of a further supplement, approved April second, one thousand eight hundred and eighty-eight, as to the proper subjects for said reform school, the commitments of offenders, and vagrant, disorderly, or incorrigible children; the methods and form of procedure; the discharge and dismissal of inmates; and all other provisions of said act, so far as the same may be applicable, shall be used and applied under this act; provided, that all commitments of girls to this institution, of whatever age when committed, shall be until they have arrived at the age of eighteen years, and no longer, unless sooner discharged as reformed, or incorrigible, or in due course of law, or found out by order of the trustees.

16. And be it enacted, That in case any girl under the age of sixteen years shall have been sentenced, after conviction in any county court, to imprisonment in the jail thereof, or in the State Prison, it shall be lawful for any justice of the supreme court, on the complaint of any citizen, to institute a summary examination, and if he shall be satisfied that she is a suitable subject for the industrial school, he may commit her thereto by warrant, as in other cases provided.

17. And be it enacted, That the county collector of any county from which any girl shall have been committed by the justice of the supreme court to the said industrial school, shall pay quarterly to the treasurer or superintendent of that school, on the order of the president or chairman of the board of trustees, at the rate of three dollars per week for the tuition, board and clothing of said pupil.

18. And be it enacted, That for the purpose of purchasing land, and the erection of suitable buildings, or the purchase of land and buildings already erected, contemplated in this act, and for procuring the needful stock, implements, furniture, food and clothing, and for the payment of wages and incidental expenses, the sum of twenty thousand dollars is appropriated, and the treasurer of the state is hereby directed to pay the same, upon lawful warrant, to the order of the board of trustees; the purchase of land and the erection of buildings, shall be subject to the approval of the board of control.

19. And be it enacted, That if the trustees and lady managers shall deem it advisable to commence their care of the delinquent girls who are the objects of this charity, before permanent arrangements for the institution can be effected, they shall be empowered, with the consent of the board of control, to rent a suitable lot and buildings, for a term not exceeding three years, and to open a school therein; and for the purchase of furniture, food, clothing, &c., and for the payment of rent salaries and incidental expenses, the treasurer of the state is hereby directed to pay to the trustees, upon lawful warrant, the sum of five thousand dollars.

20. And be it enacted, That when the business and premises of the industrial school authorized by this act, shall be

prepared for the reception of pupils, the trustees shall, by resolution, inform the governor thereof, upon which he shall issue his proclamation of the fact, and the provisions of this act in relation to commitments shall not go into effect until such proclamation be issued.

21. And be it enacted, That this act shall take effect immediately.

Approved April 14, 1871.

CHAPTER CCXIII.

A supplement to an act entitled "An act to remove obstructions to navigation," approved April third, one thousand eight hundred and sixty-seven.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That the amount to be paid out, under and by virtue of the provisions of the act to which this is a supplement, either by the county or state, for the removal of any one obstruction of the character described in the first section of said act, shall not exceed one thousand dollars.

2. And be it enacted, That this act shall take effect immediately.

Approved March 14, 1871.

CHAPTER CCXXXV.

A further supplement to the act entitled "An act to authorize an extension of the State Prison," approved April second, one thousand eight hundred and sixty-nine.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That for the purpose of completing the new or east wing of the State Prison, the sum of seventy-five thousand dollars, or as much thereof as may be necessary, be and the same is hereby appropriated, to be paid on the warrant of the comptroller to the board of supervisors, from time to time, as needed upon their requisition; and this act shall take effect immediately.

Approved April 14, 1871.

CHAPTER CCVIII.

An act supplementing to an act entitled "An act constituting courts for the trial of small causes."

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That the following and no other fees shall be allowed for the services as hereinafter mentioned, viz:

For issuing a summons or warrant, twenty-five cents.

For issuing a subpoena, ten cents.

For entering each suit, twenty cents.

For each recognition in civil suits, thirty-five cents.

For each copy of summons, ten cents.

For entering every non-suit or discontinuance, twenty cents.

For recording the return on each summons, ten cents.

For issuing a venire facias and recording return of same, thirty-five cents.

For administering every oath or affirmation on trial, ten cents.

For swearing a jury, thirty-five cents.

For entry of every verdict, ten cents.

For entering every judgment, twenty cents.

For entering every rule of reference, fifty cents.

For every copy thereof, twenty-five cents.

For issuing every execution, thirty-five cents.

For recording the return of every execution, fifteen cents.

For drawing, signing and sealing return to certiorari, one dollar.

For copy of proceedings or any paper, or examination in any case, where demanded, per folio, fifteen cents.

For transcription of judgment, fifty cents.

For entering suit without process, fifty cents.

For filing every paper required to be filed, ten cents.

For issuing commissions to take deposition, one dollar and fifty cents.

For entering on docket a full bill of particulars of costs in each case, fifteen cents.

For issuing a writ of attachment, forty cents.

For recording return of attachment, twenty cents.

For drawing every affidavit in civil suits, per folio, fifteen cents.

For taking every affidavit, twenty-five cents.

For every adjournment, twenty cents.

For the trial of every cause when contested, fifty cents.

For hearing every cause when not contested, twenty-five cents.

For hearing the application for, and granting an appeal, and recording the same and delivering the papers to the clerk of the court of common pleas, fifty cents.

For recording a description of each paper offered in evidence, seven cents.

For making an order, for issuing a warrant or execution in pursuance of the act entitled "An act respecting imprisonment in cases of fraud," and in cases of trespass or trover, or other action founded upon tort, fifty cents.

For every bond of security directed by law to be taken and approved by the justice, fifty cents.

For summons against a garnishee, thirty cents.

For taking depositions under the seventh section of the act to which this is a supplement, per folio, fifteen cents.

For hearing a motion to quash an attachment, fifty cents.

In all cases of desertion and bastardy, the same fees shall be allowed as for like services rendered in civil cases.

For making an order for bastardy, one dollar.

For all other services not herein enumerated, fees the same as now allowed by law.

CONSTABLES' FEES.

For serving every summons, sixty cents.

For serving every additional summons, thirty cents.

For serving warrant in civil cases, seventy-five cents.

For serving every writ facias, sixty cents.

For serving every subpoena, thirty-five cents.

For serving a venire for a jury of twelve men, one dollar.

For serving venire for a jury of six men, fifty cents.

For standing upon a jury, fifty cents.

For serving an execution, seventy-five cents.

For advertising property under execution, thirty-five cents.

For selling property under execution, fifty cents.

For every dollar collected on an execution, three cents.

For every copy of an execution filed with the jailer, twenty-five cents.

For every mile of travel in serving an attachment, or any summons or warrant, issued by a justice or justices of the peace, after the first mile, the distance to be computed by counting the number of miles in and out by the most direct route from the place where such process is issued and returnable (except in militia and tax collection) three cents.

For serving a writ of attachment, ninety cents.

For serving warrant of election, under the landlord and tenant act, one dollar and fifty cents.

JURORS' FEES.

For all cases tried, twenty-five cents to each. When summoned to attend and cause not tried, fifteen cents to each.

2. And be it enacted, That the following and no other fees shall be allowed to justices of the peace and constables in this state, to justices and constables in criminal cases, and that no fees be demanded from parties applying to justices and constables for their services, but shall be paid out of the funds of the county in which such services were rendered; provided, the presiding judge of the court of oyer and terminer shall approve of each payment.

JUSTICES' FEES.

For drawing complaint and taking affidavit when not exceeding one sheet or folio, thirty-five cents; and for all in excess of one folio, at the rate of fifteen cents per folio.

For issuing every warrant, forty cents.

For drawing conviction, forty cents.

For commitment, forty cents.

For every recognition, forty cents.

For warrant to jailors to discharge prisoners, forty cents.

For issuing every subpoena, ten cents.

For making and certifying bill of item of costs in each case, fifteen cents.

For drawing, certifying and sending to the judge of the circuit court, a copy of complaint and commitment, in a case where a boy under fourteen years of age is charged with crime, and he is considered a fit subject to be sent to the State Reform School, one dollar.

In cases arising under the act for suppressing vice and immorality, justices and constables shall be entitled to the same fees for like services as in other criminal cases.

For a trial before two justices under the supplements to the act entitled "An act to describe, apprehend and punish disorderly persons," one dollar and fifty cents.

For making every decree or order required under the supplement to said act to be made by two justices, one dollar.

FEES IN CASES OF TRIAL FOR PETTY LARCENY BEFORE TWO JUSTICES.

For issuing warrant to bring the accused before two justices, forty cents.

For trial before two justices, one dollar and fifty cents.

For drawing and preferring charge to prisoners, one dollar.

For drawing conviction, fifty cents.

For commitment, fifty cents.

For making and certifying each copy of bill of item of costs, fifteen cents.

CONSTABLES' FEES IN CRIMINAL CASES.

For serving every warrant against one or more persons—for each person, eighty cents.

For serving every commitment, one dollar.

For the constable shall be entitled to mileage, at the rate of three cents per mile (to be computed as heretofore provided) for the service of all warrants or commitments.

For attending prisoners under trial for petty larceny, or under examination before a justice, fifty cents.

For serving every subpoena where the distance is over one mile, thirty-five cents; but where the distance is not over one mile, twenty cents.

For all services not enumerated in this act, justices and constables shall be entitled to receive fees as now fixed, or may hereafter be provided by law.

3. And be it enacted, That every justice of the peace shall make a bill of particulars of the costs in each criminal case before him, and certify and send up the same with the papers in the case, to the prosecutors of the pleas, and if an indictment be found in the case, said bill of costs should be handed by the prosecutors to county clerk, who shall review and correct the same, if necessary, and shall certify the correct amount to the county collector, who thereupon shall pay the amount so certified to the justice, and said justice shall refund to the complainant so much of said costs as shall have been paid

by the complainant to said justice.

4. And be it enacted, That in case a person is convicted before a justice or justices of the peace, under the act entitled "An act to describe, apprehend and punish disorderly persons," approved fourth of June, one thousand seven hundred and ninety-nine, or any of the supplements thereto, and sentenced to imprisonment, or to pay a fine and costs, and committed to the jail or to the State Prison, the justice or justices before whom any such conviction is had, to make a bill of particulars of the costs in such case, attached to the commitment, and also certify and send up a copy of said bill of particulars with costs, with the conviction in said case, to the county clerk, who shall review and correct the same, if necessary, and shall certify the correct amount to the county collector, who thereupon shall pay the amount so certified to the said justice or justices, and the county collector shall be allowed for the same in the settlements of his accounts, and the said justice or justices shall refund to the complainant so much of said costs as shall have been paid by the said informer or complainant to said justice or justices.

5. And be it enacted, That the clerk of each county shall keep a suitable book, into which he shall enter or cause to be entered a true and correct account of all costs, fines or forfeitures by him collected from all prisoners committed to his custody in the common jail or workhouse of his county, an annual report of which, verified under oath, he shall furnish to the board of chosen freeholders of the county, at least ten days before their annual meeting; and all such costs, fines or forfeitures collected by him, shall be paid over monthly by him to the county collector, except in cases where the forfeiture is required by law to be paid to the overseer of the poor, and in such cases the sheriff shall pay the forfeitures and costs to the justice before whom the conviction was had, said forfeitures to be paid over by the justice as required by law.

6. And be it enacted, That all acts or parts of acts inconsistent with this act are hereby repealed, and that this act shall take effect immediately.

Approved April 6, 1871.

EDWARD NORTH, M. D.,

A graduate of the Jefferson Medical College of Philadelphia, offers his services to the people of Hammonton and vicinity as PHYSICIAN AND SURGEON. Residence, cor. Egg Harbor and Fairview aces—near place occupied by Dr. J. H. North.

44

BUILDING LOTS

For sale cheap. A number of desirable building lots near the station, with or without fruit. Inquire of

H. A. TREMPER

Hammonton, N. J.

25-4f

O. E. MOORE, WHEELWRIGHT,

Pressy's building, near the station, HAMMONTON, NEW JERSEY.

All kinds of Carriages, Heavy Wagons, &c., made or repaired.

JOBBER

of all kinds, promptly attended to, at lowest cash rates.

FURNITURE OF ALL KINDS REPAIRED.

Shaved Axes Helves, of best quality, always on hand.

7-15-1y

Rule to Show Cause

Ezra Stokes, administrator of William Rehman, dec'd, having exhibited to this court under affirmation, a just and true account of the estate and debts of said deceased, whereby it appears that the personal estate of said William Rehman is insufficient to pay his debts, and requests the aid of the Court in the premises. It is ordered that all persons interested in the lands, tenements, and real estate of said deceased appear before the Court, in the court house, in May's Landing, on the Twelfth day of September next, to show cause why so much of the said lands, tenements, hereditaments and real estate of said Wm. Rehman should not be sold as will be sufficient to pay his debts.

Dated April 11, 1871.

39-44

DE PUY'S CASH STORE,

Cor. Egg Harbor Road and Bellevue Avenue,

(SECOND DOOR FROM STATION.)

We have just put in a large stock of Hardware, intending to give our attention to that branch of the business exclusively, and have now on hand the largest and most complete stock of

GENERAL HARDWARE,

To be found in this section—

NAILS, BOLTS,

BUILDERS' HARDWARE,

CARPENTERS' TOOLS,

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CARRIAGE TRIMMINGS,

SPOKES, FELLOES, HUBS, &c.,

PURTY AND GLASS,

PAINTS AND OILS,

CORDAGE, (ALL KINDS,

TINWARE,

Table and Pocket Cutlery,

Also a large assortment of

Parlor and Cook Stoves.

NEW GOODS EVERY WEEK.

We intend to sell for small profit and to do a strictly CASH BUSINESS.

Call and examine our goods and prices.

M. D. & J. W. DEPUY.

HAMMONTON, NEW JERSEY.

40-4f

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IMPROVED FRUIT LAND.

UNIMPROVED LANDS,

CRANBERRY LANDS.

TOWN LOTS.

22,000 Acres

Superior fruit and farm lands, in lots to suit purchasers on easy terms.

4,000 Acres

Of choice farm land, in one tract at \$750 per acre. Terms reasonable.

1,200 Acres

Choice Cranberry Land, well watered, easily prepared, and admirably located; will be sold on easy terms. Four Cranberry Companies are already located on these lands, and the success attending their operations give evidence that these lands are among the best in the State for the successful cultivation of this most

PROFITABLE CROP.

Special inducements to Companies

Lands shown free of expenses.

For further particulars call on or Address

GEO. F. MILLER,

REAL ESTATE AGENT

1st FLOOR "REPUBLICAN" BUILDING, HAMMONTON, N. J.

"The Cranberry and its Culture," by A. B. Richards, sent free, on receipt of 3 ct. stamp.

Charles Whitney, CIVIL ENGINEER, AND LAND SURVEYOR.

Will attend to all branches of the profession, including AGRICULTURAL ENGINEERING, Laying out, Draining and Preparing Lands for Cranberry culture. Surveying Roads, Railroads, Canals, Water Power, &c.

Residence at ELWOOD, 25 ft ATLANTIC CO., N. J.

Is also Commissioner of Deeds, for Atlantic County. Will execute and take acknowledged grants of all instruments pertaining to the office.

ALEXANDER SMITH, TAILOR,

Wishes to acquire the citizens of Hammonton, that he has a room, situated over Wm. Rehman's Saloon, where he is ready to receive and execute all orders of those who may favor him with their work in his line of business in all its branches, viz: cutting, making, altering, repairing and cleaning.

38-39

C. J. FAY,

DEALER IN

Drugs and Medicines,

N. E. Corner Bellevue and Railroad Aves. HAMMONTON, N. J.

Paints of all colors ground in Oil. Zinc and White Lead, Varnishes, Brushes, Window Glass, Raw and Jellied Linseed Oil, Coal Oil, Nettle Oil, Sewing Machine Oil, Lard Oil, Paragon Oil, Spirits Turpentine, Benzine, &c., &c. Also Ayer's and Jaynes' Medicines, Domestic Syre, and all such articles as are usually kept in a country Drug Store.

PHYSICIANS PRESCRIPTIONS

filled and put up with SPECIAL CARE.

The subscriber is the only authorized agent in this town for the sale of Brandreth's U. V. Pills, Alcock's Painless Plasters, and Johnson's Anodyne Liniment. N. E. cor. Bellevue and R. R. Avenues. C. J. FAY.

5-25-7f

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(Opposite R. R. Depot.) Hammonton, N. J.

Orders for GRAYING from all parts of the County promptly attended to.

7-15-1y

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A desirable corner lot, 48x180 ft., corner Railroad and Caroline avenues.

Abraham, N. J.

Will be sold on very reasonable terms. Address

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**THE CELL PHONE**

**REMOVAL**  
The firm of **ALLAN & HANCOCK** having been dissolved on the 14th of Nov., 1874, I would inform my friends and customers that I am  
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**No. 1 Peruvian Guano,**  
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**Raw Bone Phosphate of**

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This guano is sold at retail by local agents of the company throughout New Jersey, Delaware, Pennsylvania and the Southern States, and at wholesale by

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p. 20.