

Wildlife Damage To Crops Noted

RALEIGH — Are deer tipping through your tobacco and nibbling on your roast 'n ears?

In other words, are your crops being damaged by marauding deer? If so, this is the time to let the N. C. Wildlife Resources Commission know about it.

When crop damage by deer is proven to be considerable in a particular area, the commission can schedule either-sex deer hunts (for both does and bucks) which will keep the size of the deer herd within manageable limits.

"We're not pushing for either-sex seasons by any means," explained Frank Barick, chief of the division of game, "but if crop damage is getting to be a real problem in any area, then we need to know about it now."

The deadline for requesting an either-sex deer hunt is August 1. When requests are received, a game biologist will visit the area and check the size of the deer herd. If the herd is large, and damage proves to be significant, a public hearing will be set up not later than September 1 in the area where the damage exists. Finally, a decision will be announced September 30 on whether an either-sex deer hunt will be held.

"The reason we need to know about crop damage now is in order to give us time to set up the public hearings on September 1 as required by law," said Barick.

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I certify that the statements made by me above are correct and complete.

L. F. AMBURN, JR., Publisher.

The Chowan Herald Legal Advertising

TOWN OF EDENTON

Edenton, North Carolina

Complaint and Notice of Hearing Before Building Inspector Relating To Demolition and Removal of Certain Buildings

To: Mrs. Flossie Hines Modlin
217 East Gale Street
Edenton, N. C. 27932

OWNERS and PARTIES in interest in the building located at 213 E. Albemarle St., in the Town of Edenton, North Carolina, and further described as: Weston Satterfield - on the East by Samuel Lee - on the South by E. Albemarle Street - On the West by Emma Burke Est.

TAKE NOTICE: That the building located at the place above designated is in such condition as appears to constitute a fire or safety hazard or dangerous to life, health, or other property or to be a public nuisance in the following general particulars: Which are in violation of Section one of the ordinance relating to uninhabited or abandoned buildings which constitute fire or safety hazards or are dangerous to life, health, or other property or amount to a public nuisance; adopted by the Town Council of the Town of Edenton, North Carolina, in regular meeting on the 12th day of January, 1965, and the Town of Edenton Housing Code (Southern Standard Housing Code) adopted by reference December 9, 1969 (GS 160-200(41)).

1. House is dilapidated and abandoned.
2. No bathroom; no water closet, lavatory, tub or shower, no hot water facility. (Sections 301.1 - 301.2 - 301.3 - 301.4).
3. Electrical facilities are not adequate. (Sections 302.4 - 303 - 303.1).
4. Foundations, piers, etc., deteriorating and not capable of adequate support of building. (Section 304.1).
5. Weatherboard deteriorated, falling off, does not give adequate protection from weather. (Sections 304.2 - 304.14).
6. Roof needs minor repairs and protective treatment. (Section 304.3).
7. Porches rotten and need minor repair. (Section 304.5).
8. Windows - frames - and sash rotten, glass broken out. (Sections 304.7 - 304.8 - 304.9 - 304.10).
9. No screens at windows or doors. (Section 304.13).
10. Interior walls, ceiling and floors in need of major repairs. (Section 304.16).
11. Sills and structural timbers rotting. (Section 304.17).
12. Living area too small for an average family of more than two or three people. (Section 305.1 - 305.2).
13. Yard grown up with grass and weeds, a harboring place for rodents, snakes and insects.

You are further notified that a hearing will be held before the Building Inspector of the Town of Edenton at his office in the Municipal Building in Edenton, N. C. at eight (8) o'clock P. M. EDT, on the 20th day of July, 1970, for the purpose of finding the facts as to whether or not the condition of said building falls within the scope of the above mentioned ordinance and code, at which time and place the above designated owner shall be entitled to be heard in person or by counsel upon all legal or factual questions relating to said matter and shall be entitled to offer such evidence as he or she may desire which is relevant or material to the questions sought to be determined or the remedies sought to be effected.

Further information as to the procedure prescribed in or the scope of the above mentioned ordinance may be obtained by contacting the undersigned.

TOWN OF EDENTON.
By W. S. LONG,
Building Inspector.
W. J. P. Earnhardt, Jr.,
Town Attorney.

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To: Mr. Milton Lee Satterfield
3720 North Bouvier
Philadelphia, Pa. 19140

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12. Foundation deteriorated, does not provide adequate support of building.
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