New North Carolina Search and Seasure Law

any person, firm, corporation, asso- guilty of a misdemeanor. ciation, or company, by whatever name called, other than druggists, medical and depositories duly licens- tion companies doing business in thi ed thereto, to engage in the business state are required hereby to keep a of selling, exchanging, bartering, giv- separate book in which shall be enteringaway for the purpose of direct or ed immediately upon receipt thereof indirect gain, or otherwise handling the name of the person to whom the spirituous, vinous or malt liquors in liquor is shipped, the amount and the State of North Carolina. Any person, firm or corporation or association violating the provisions of this act shall be guilty of a misdemeanor. livered, after which the consignee

for any person, firm, association, or corporation by whatever name called, other than druggists and medical depositories duly licensed thereto, to have or keep in his, their or its possession for the purpose of sale, any spirituous, vinous or malt liquors; and proof of any one of the following facts shall constitute prima facie evidence of the violation of this section. Prima Facie Evidence.

cating liquors, or,

than one gallon of spirituuos liquors ing of a certificate signed by a repat any one time; whether in one or utable physician or two reputable citimore places; or,

than three gallons of vinous liquors age, to appear in person, then the at any one time, whether in one or said company is authorized to demore places; or.

than five gallons of malt liquors at sign the name of the consignee and any one time, whether in one or more his own name, and the certificate

Fifth; The delivery to such perfour successive weeks, whether in by circumstantial evidence. one or more places; or,

in whose possession said wines and done or participated in by him.

"Search and Scizuro" Section.

plaint, under oath, by a reputable cit- such conflict repealed, Provided howizen or information furnished under ever, that nothing in this act shall oath by an officer charged with the operate to repeal any of the local or execution of the law, before a justice special acts of the general assembly of the peace, recorder, mayor, or of North Carolina prohibiting the other officer authorized by law to is- manufacture or sale or other disposisue warrant, charging that any person tion of any of the liquors mentioned firm, corporation, association, or com- in this act, or any laws for the pany, by whatever name called, has enforcement of the same, but all such in his, their or its possession, at a acts shall continue in full force and place or places specified, more than effect and in concurrence herewith, one gallon of spirituous or vinous and indictment or possession may be liquors or more than five gallons of had either under this act or any malt liquors for the purpose of sale, a warrant shall be issued commanding the officer to whom it is directed to search the place or places described in such complaint or information and of North Carolina of the extra sesif more than one gallon of spirituous or vinous liquors or more than five gallons of malt liquors be found in any such place or places, to seize and take into his custody all such intoxicating liquors described in said complaint or information, and seize and take into his custody all glasses, bottles, kegs, pumps, bars or other equipment used in the business of selling intoxicating liquors which may be found at such place or places and safely keep the same subject to the orders of the court. The complaint or information shall describe the place or places to be searched with sufficient particularity to identify the same, and shall describe the intoxicating liquor or other property alleged to be used in carrying on the business of selling intoxicating liqnors as particularly as practicable. and any description, however general. that will enable the officer executing the warrant to identify the property seized shall be deemed sufficient. All spirituous vinous or malt liquors seized under this section shall be held and upon acquital of the person so charged, shall be returned to such person and, upon conviction, or npon default of appearance, shall be destroyed.

Sec. 4. It shall be unlawful for any bank incorporated under the laws of the state, or national bank, or any individual, firm or association to present, collect, or in anywise handle any draft, bill of exchange or order to pay money, to which draft, bill of exchange, or order to pay money is attached to bill of lading, or order, or receipt for intoxicating liquors, or which draft is enclosed with, connected with, or is in any way related to, directly or indirectly, any bill of mends; "To keep ants away from lading, order, or receipt for intoxicat- the refrigerator, tie woolen strings ing liquors. Any person, firm, cor- around each leg, saturated with turporation, association, or bank violat- pentine."

Section 1. It shall be unlawful for ing the provision of this act shall be

Sec. 5. All express companies, railroad companies, or other transportakind received, and the date when received, the date when delivered and by whom delivered and to whom de-Sec. 2: That it shall be unlawful shall be required to sign his name, or, if he cannot write shall make his mark in the presence of a witness, before such liquor is delivered to such consignee, and which said book shall be open for inspection to any officer or citizen of the state, county, or municipality at any time during business hours of the company, and said book shall constitute prima facie evidence of the facts therein and will be admissible in any of the courts First. The possession a license in this state. Any express company, from the government of the United railroad company or other transporta-States to sell or manufacture intoxi- tion company viloating the provisions of this section shall be guilty of a Second; The possession of more misdemeanor. Provided, upon the filzens that the consignee is unable, by Third; The possession of more reason of sickness or infirmities of liver any package to the agent of Fourth; The possession of more said consignee and the agent shall shall be filed of record.

Sec. 6. That in indictments for son, firm, association or corporation violating section one of this act it of more than five gallons of spirituous shall not be necessary to allege a or vinous liquors, or more than twen- sate to a particular person, and the ty gallons of malt liquors within any violation of the law may be proven

None Excused from Testifying.

Sixth: The possession of intox- Sec. 7. That no person shall be icating liquors as samples to obtain excused from testifying on any prosorders thereon: Provided, That this ecution for violating this act or any section shall not prohibit any per- law against the sale or manufacture son from keeping in his possession of intoxicating liquors, but no diswines and ciders in any quanity where covery made by such person shall be such wines and ciders have been used against him in any penal or manufactured from grapes or fruit criminal prosecution, and he shall be grown on the premises of the person altogether pardoned for the offence

Sec. 8. That all laws or parts of laws in conflict with this act be and Sec. 3. Upon the filing of the com- the same are hereby to the extent of special or local act relating to the same, Provided further, that this act shall not be in any way repeal or modify chapter 71 of the public laws

Sec. 9. That this act shall not apply to any act committed prior to its

Sec. 10. That this act shall be in force from and after the first day of April, 1913.

JOHN N. MOREHEAD.

Governor of Nebraska, Who Headed Relief Work After Cyclone.



An Iowa paper innocently recom-

DR. F. F. FRIEDMANN.

Berlin Specialist, Who Is Demonstrating Tuberculosis Cure.



After January, 1914, neither wine, beer, nor spirits may be purchased in the restaurant of the Swedish parliament, according to a bill passed by both houses.

Bad air kills more people every year than are killed by bullets.

Makes Home Baking Easy

The only baking powder made from Royal Grape **Cream of Tartar** NO ALUM, NO LIME PHOSPHATE

SALE OF MORTGAGE LAND. Under and by virtue of a certain deed of trust executed by John W. Exum to Zeb Snipes, on Feburary 24 1913, and recorded in Book I No. 12, page 584, in the Registry of Johnston County, North Carolina, the conditions contained in said deed having been broken, the undersigned trustee, will on Friday the 9th day of May, 1913, at 12 o'clock, noon, sell in front of the Court House door, in Smithfield, North Carolina, to the highest bidder for cash, all the land conveyed therein, described as follows: Situate in Beulah township, adjoining the lands of R. B. Boswell, Jasper Weaver, and others; beginning at a stake in R. B. Boswell's field, and runs thence south to Jasper Weavers corner, thence continuing south with said Jasper Weaver's line to a stake in Alvin Raines line, to the John Balance line, thence up the run of Buffaloe Swamp as said swamp meanders to a lightwood stake, thence W with R. B. Boswell's line to the beginning, containing forty acres, more

Place of Sale: Smithfield, N. C. Terms of Sale: Cash. This March 8th, 1913.

ZEB SNIPES, Trustee. Pou and Allred, Attorneys.

TURNAGE

The GROCER trading Under the guarantee of Right goods and prices or No SALE. Anything Good to

S.C. TURNAGE Smithfield, N. C.

Eat



Liggett & Myers at Durham, N. C., try it now.

In addition to one and a half ounces of fine Virginia and North Carolina leaf, with each 5c sack of Duke's Mixture you now get a book of cigarette papers free and

A Free Present Coupon

These coupons are good for hundreds of valuable presents. There are shaving sets, jewelry, cut glass, baseballs, tennis racquets, talking machines, furniture, cameras, and dozens of other articles suitable for every member of the family-each of them well



Premium Dept.

ST. LOUIS, MO.

MOVED!

This is to inform our friends and customers that we have moved into our New Store, which is one of the largest and most commodious buildings in the County, and we carry one of the largest and best selected stock of goods carried by any merchant in the County. We carry what the people need and our prices are right. We invite you to visit us in our new quarters and see that we are better prepared to serve you than before. Look over our stock before buying elsewhere.

We now have the largest line of Oxfords and Low Cut Shoes ever shown in selma. Call and get a sure fit.

Respecfully,

Roberts, Corbett & Woodard

SELMA.

North Carolina



The four designs of Cortright Metal Shingles as shown above are

made in any of the following ways:

1. Stamped from Tin-plate and painted Red. 2. Stamped from Tin-plate and painted Green.

3. Stamped from Tin-plate and Galvanized by a hand-dipping process. 4. Stamped from special tight-coated Galvanized Sheets.

Each and every genuine Cortright Metal Shingle is embossed with this Trade-mark, "Cortright Reg. U. S. Pat. Off." For Sale by

· S. B. JOHNSON.

SMITHFIELD, N. C.

By virtue of the authority contained in a certain judgment of the superior court of Johnston County, N. C. rendered in an action wherein D. V. Sanders et als. are plaintiffs and Miley Smith et als, are defendants. appointing me commissioner and licening me thereunto I shall, on Monday the 14th day of April, 1913, at 12 o'clock, M. at the court house door in the town of Smithfield, in

said county, sell to the highest bid-

der the following described real

SALE OF VALUABLE LAND.

estate: viz: A tract of land situate in Smithfield township, Johnston County, N. C., adjoining the lands of W. B. John son, Mrs. Dora Parker, and others. Beginning on a stake, the Lightfoot Sanders' Corner in John A. Ford's line, and runs South 185 poles to a stake, Graham's line; thence West 33 1-3 poles to a stake; thence N 185 poles to a stake; thence East 33 1-3 poles to the beginning, con-

Terms of sale are, one third cash and the balance on January the 1st, 1914, title reserved until all the purchase price is paid.

taining 38 2-3 acres more or less and

being the Jackson Sanders, Deceased,

This March he 12, 1913. JAMES D. PARKER, Commissioner.

NOTICE.

The undersigned having qualified as administrator on the estate of Jno. D. Richardson deceased, hereby notifies all persons having claims against said estate to present the same to me duly verified on or before the 4th day of April 1914 or this notice will be pleaded in bar of their recovery; and all persons indebted to said estate will make immediate payment.

This 29 day of March, 1913. W. B. RICHARDSON. Admr.

NOTICE.

North Carolina, Johnston County, In the Superior Court.

Annie Holland

Charles Holland. The defendant above named will take notice that an action has been commenced, entitled as above in the Superior Court of Johnston County. to declare the marriage between the plaintiff and defendant void; and that said defendant will further take notice that he is required to appear at the term of Superior court of said county to be held on the 2nd Monday in May, at the court house of said county in Smithfield, N. C., and answer or demur to the complaint in said action, or the plaintiff will apply to the court for the relief demanded in the summons.

This the 1 day of April, 1913. W. S. STEVENS,

Clerk of Superior Court. R. L. Ray, Attorney.

MORTGAGE SALE OF REAL ESTATE.

North Carolina, Johnston County. Under and by virtue of the powers contained in the mortgage deed executed to the undersigned the 4th day of January, 1911, by H. D. Ellington and wife Ethel J. Ellington and recorded in the Registry of Johnston County in Book V. No. 10, Page 247, the undersigned will, on the 26th day of April 1913, at 12 o'clock M., at the Court House in the town of Smithfield, N. C., expose to sale, at public auction, to the highest bidder for cash, the following real estate, to-wit:

A certain piece or tract of land lying and being in Johnston County, State of North Carolina, in Cleveland township, and described as follows:

Beginning at a large White Oak, I. H. Johnson's corner and runs S. 87 E. 15-20 chains to a Pine (dead); thence S. 31/2 W. 14-50 chains to a stake, a corner of lot No. 3 in one James T. Wood division; thence N. 87 W. 18-80 chains to a stake in line of lot No. 2 in said division; thence N. 3 E. 10-40 chains to a stake in A. Gower's line; thence 43 E to the beginning, containing twenty-six acres more or less.

Also a certain house and lot in the town of Smithfield, North Carolina, described as follows:

One lot 15 ft. wide on front and 105ft. deep, adjoining the land of W. H. Peacock heirs and Dr. Robinson's heirs and known as the "Red

Stables". This 26 day of March, 1913 MRS. P. E. YOUNGBLOOD.

Mortgagee. Frederick H. Brooks, Attorney.

AS RECEIVER OF THE SMITHfield Journal Publishing Company I have only a limited time in which to settle the business of this concern, and I would thank all who owe it money to call at my office at Four Oaks and settle their account. A. B. ADAMS, Receiver.

The Herald and Home and Farm both one year, \$1.30.