

STATE WINE ACT LIKELY TO PASS TEST IN COURTS

Complete Text of Act Is Given; But One Point Is Doubtful

Raleigh—The wine act, enacted for North Carolina by the recent General Assembly, is expected to "hold water," even if the Supreme Court should say the liquor law for 18-plus counties is unconstitutional, except possibly the part of the wine law which apparently limits the sale of wines to those made in North Carolina. That may be held illegal under the Interstate Commerce Act, and if so, it would open up the State to outside wines containing only as much alcohol as is created by "natural fermentation."

Due to the interest in the State over

the wine act, which has not been printed, a copy of the bill is given below. The first was Senate Bill No. 597, and this was amended by Senate Bill 638. As given below, the amendments are written into the original bill and is therefore the composite law. It follows:

"The General Assembly of North Carolina do enact:

"Section 1. That it shall be lawful for all persons growing crops, either wild or cultivated, of grapes, fruits or berries to make therefrom light domestic wines or wines having only such alcoholic content as natural fermentation may produce, or the use of his or their family and guests.

"Sec. 2. That any grower of such crops may make such wines, sell and transport the same to any person, firm or corporation in the State engaged either as wholesaler or retailer of food products, such wines to be sold in original packages not for consumption on the premises, except in hotels and bona fide restaurants engaged in selling food and serving meals.

"Sec. 3. (As amended) Any person, firm or corporation authorized to do business in the state may under regulations prescribed by the Commissioner of Agriculture and approved by the Governor, engage in the business of manufacturing and producing wines and ciders by natural fermentation from the juices of fruits, grapes and berries grown within the state and such wines and ciders shall be classified and recognized as food and distributed as such.

"Sec. 4. The Commissioner of Agriculture shall promulgate and publish such reasonable rules and regulations, with the approval of the Governor, for the regulation of such wineries as may be established, and such rules and regulations shall have force and effect of laws, after the same have been approved by the Governor.

"Sec. 5. That if any producer of wine or wines desires to sell his product at retail he may in any county where such sale is not prohibited by filing with the clerk of court of such county an application in which he shall describe the place, at which he desires to sell such wine, and the clerk of court shall keep a list of such applicants open to public inspection.

"Sec. 6. That the County Board of Commissioners of any county shall have the right to prohibit the sale of wines in said county.

"Sec. 7. That it shall be the duty of the Department of Agriculture to disseminate to the farmers of the State in an economical way the best information it can get of the best methods of cultivation of such grapes, and the making of such light domestic wines.

"Sec. 7 1-2. That all the provisions of this act shall also apply to the manufacture, sale and transportation of fruit ciders.

"Sec. 8. That all parts of laws inconsistent with the provisions of this act are hereby repealed.

"Sec. 9. If any sections of this act should be deemed unconstitutional,

June Is Important Month in Cultivation And Care of Garden and Fruit Crops

Orchardists and vegetable growers consider June an important period in the cultivation and care of garden and fruit crops.

If a good yield is to be obtained, free from rots and other injuries, insects and disease must be controlled, says M. E. Gardner, head of the horticultural department at State College, Raleigh.

Frequent cultivation of the soil will keep down grass and weeds, which rob the soil of moisture and food that should be available for the crops. But do not cultivate too deeply, Gardner warns, for deep cultivation often injures the plant roots.

In June, he adds, succession planting may be made of sweet corn, snap beans, and cowpeas. Tomato seed may be planted for a late crop.

Pleasing the housewife is a big factor in the sale of fruits and vegetables, he says. A clean, well prepared product of standard grade will do much to solve the marketing problem.

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NOTICE OF SALE OF REAL PROPERTY

North Carolina, Washington County.

Under and by virtue of the power and authority conferred by that certain deed of trust executed by J. A. Ambrose and wife Carrie Ambrose to the undersigned trustee, dated July 22, 1929, and registered in book 74, page 507, of the public registry of Washington County, default having been made in the payment of the indebtedness thereby secured as there provided, the undersigned J. G. Woodley, trustee, will on Monday, July 8, 1935, at 11:30 o'clock a.m. at the courthouse door in Plymouth, Washington County, N. C., offer for sale at public outcry to the highest bidder for cash the lands and premises described in said deed of trust as follows, to-wit:

"First Tract: Being 10 acres bought of C. E. Campin on February 21, 1919, and registered in book 76, page 315 etc. Register of Deeds office, Washington County."

"Second Tract: Bought of C. E. Campin by J. A. Ambrose on Nov. 3, 1921, containing 30 acres and Reg. in book 82, page 43, Register of Deeds office Washington County."

A deposit of five per cent of the purchase price if over \$500.00, and of ten per cent of the purchase price if \$500.00 or less, will be required of the successful bidder as evidence of good faith.

This May 30, 1935.

J. G. WOODLEY, Trustee.

NOTICE OF SALE

In the Matter of Branch Banking and Trust Company, Receiver of United Commercial Bank

Pursuant to a decree entered at the January, 1935, term of the superior court of Washington County, authorizing the undersigned receiver to advertise and offer at public sale such assets as remain in his hand unsold, the property of said receivership, the undersigned Branch Banking and Trust Company, as receiver as aforesaid, and in obedience to said decree, will offer at public sale at the courthouse door of Washington County, North Carolina, on the 3rd day of July, 1935, at 12 o'clock noon to the highest bidder for cash the following described judgments, notes and real estate:

Various and sundry judgments docketed in the superior court of Washington County, aggregating \$48,567.40.

Uncollected notes remaining in the hands of said receiver, not including interest, \$119,316.77.

The following described tracts or parcels of land:

No. 1. One lot in the town of Plymouth on the south side of Third St., known as the "Mary Nurney lot," and lying between the W. R. Hardison property and Plymouth Filling Station.

No. 2. A lot in the town of Plymouth, known as lot No. 158 of the plan of said town, adjoining D. O. Brinkley estate and others on the east and the Plymouth Garage and Motor Company property on the west, and being the property commonly known as Sugar Stables.

No. 3. Beginning in the center of Persimmon Branch where Andrew Lewis and J. H. Leggett join; thence up the Persimmon Branch to a gum, the corner where Richard Watson and J. H. Leggett join, thence a straight line north 1 degree 30 minutes east to the Dusenbury line, thence down the Dusenbury line to Andrew Lewis line, thence along Andrew Lewis line to a water oak near the gate, thence down the same line to the beginning, containing 42 acres, more or less.

No. 4. Lot No. 20 North Division, in No. 4 Drainage District, Weno, containing 80 acres, more or less.

No. 5. Lot No. 19 North Division in No. 4 Drainage District, Weno, containing 80 acres, more or less.

No. 6. It being all of that land conveyed by H. P. Lucas to S. B. Davenport, by deed dated May 29, 1913, recorded in book No. 61, on page 295 of deeds, for Washington County, North Carolina, and in the same tract of land conveyed to H. P. Lucas by L. F. Davenport, and wife, by deed, which is duly recorded in book No. —, on page —, of Deeds, for Washington County, North Carolina. For a more full and complete description of said lands reference is hereby made to that

deed recorded in book No. 61, on page No. 238, of Deeds, for Washington County, North Carolina, and the reference therein cited, and contains 50 acres, more or less.

No. 7. The following lots of the subdivision of the Johnston Woodley farm in Scuppernon Township; 24 to 38, inclusive, except that part of said land known as "The Toe" and that part of said land known as "New Land Field," the total acreage to be sold being 108, more or less.

No. 8. All of the estate, right, title and interest of the said P. H. Darden in and to the following described real estate, to-wit: "All that said tract of land in Plymouth Township, Washington County, known as the D. G. Darden lands, being all the contiguous parcels of lands constituting his home place and being the same land in which the said D. G. Darden devised a one-fifth interest to P. H. Darden, by will of record in will book B, page 277, in the office of the Clerk of the Superior Court of Washington," which said will with its references is made a part hereof for description, together with all and singular the tenements and appurtenances and unto belonging or in anywise appertaining."

No. 9. Situate in Plymouth Township in said county and beginning at a stake, Andrew and Shadrick McNair's corner, and runs west 142 poles to the Beaver Dam Swamp; thence down said swamp sixty poles to a black gum standing in side of swamp, Wm. McNair's corner; thence east with his line 140 poles to a lightwood stake; thence south seven east 68 poles to the first station, containing by estimation 61 acres, more or less, and known as Tetterton or Ayers place.

No. 10. Lying and being in Plymouth Township and known as C. D. McNair land, bounded on the north by the Ayers land, south by Louisa McNair land, east by Solomon McNair land, and west by Ange land, and being the same land conveyed to S. H. McNair by James Jones, and for reference see Book 61, page 542.

The property described in each of the foregoing paragraphs will be offered separately, and as a whole, and said receiver will recommend to the court the acceptance of the highest bid.

The highest bidder at said sale will be required to deposit ten per cent (10 per cent) of his bid, pending confirmation of said sale, and to be forfeited to Branch Banking and Trust Company as receiver upon failure to comply with said bid.

A detailed statement of the judgments and the notes above described may be inspected upon request at the Branch Banking and Trust Company office in Plymouth, N. C.

This the 11th day of June, 1935.

BRANCH BANKING & TRUST CO.
j14 4t Receiver of United Commercial Bank.

No waste of FOOD!

IN thousands of country homes, housewives are grateful to husbands who had the foresight to invest in Superfex, that oil burning refrigerator which keeps their food fresh, wholesome, and free from spoilage at a cost of less than \$10 a year. Superfex means a substantial saving of food and money... and it makes food taste better.

With Superfex, every meal is an event instead of a routine necessity for you and the rest of the family. Superfex keeps food in such a crisp and healthful condition that all kinds of delightful dishes, including frozen desserts, puddings and ice cream, are easy to make for your family and friends.

Superfex comes in five models... all sturdily built... and finished according to the modern idea of kitchen attractiveness. Superfex burns only a few hours each day, then goes out; but refrigeration goes on for 24 hours.

Come in now and we'll demonstrate Superfex; you'll want to own one.

Ayers and Knowles
Skinner Ayers Linwood Knowles
A PRODUCT OF PERFECTION STOVE COMPANY
SUPERFEX
Oil Burning REFRIGERATOR

Weather Ideal for Weevils This Year

Dusting to control cotton boll weevil should begin as soon as 10 percent of the squares are punctured. The weather has been ideal for the weevil this year and for that reason a count of punctures should be made as soon as the squares are formed. Count 100 squares and where as many as ten are found punctured the first applications should be made. Use from four to six pounds of calcium arsenate to the acre and repeat the application five days after the first dusting. Counts for infestation should be made each week and applications made as may be necessary to keep damage below 10 per cent.

Farm and Home Week July 29 To August 2

The dates of Farm and Home Week to be held at State College this year are July 29 to August 2. "Conservation of Rural Resources of North Carolina," will be the topic this year, and all the new policies and programs affecting North Carolina farmers will be reviewed.

Such unconstitutionality shall not affect other sections of this act.

Sec. 10 make it effective upon ratification, which was on May 10, 1935.

NOTICE OF SALE

North Carolina, Washington County.

By virtue of the authority contained in that certain mortgage executed on the 15th day of August 1911, by Elijah Joyner and wife, Della, to A. L. Owens, Mortgage, and recorded in the office of the Register of Deeds for Washington County, N. C., in Book 59, page 137, the default having been made in the conditions and payment of said mortgage, the undersigned Mortgagee will, on the 3rd day of August 1935 at 12 o'clock, noon, at the courthouse door of Washington County, N. C., offer for sale at public Auction to the highest bidder for cash, the following described property:

Being part of lot No. 19 in the Town of Plymouth, and beginning at Robert Taylor's Southeast corner on Fourth Street and running eastwardly with said street 49 feet to Blount's line, thence westwardly 49 feet to the said Taylor's line, thence southwardly along said Taylor's line 200 feet to Fourth Street, the beginning. This being same lot bought of Levi Blount and wife by deed dated September 3, 1911, and recorded in book 53 on page 56 in the office of the Register of Deeds for Washington County. This mortgage includes all the buildings that have been erected on the above described property before and after the execution of this mortgage.

A deposit of 10 percent of the amount paid will be required of the successful bidder at the hour of sale to be forfeited to the said mortgagee for the benefit of the holder of the said notes upon his failure to comply with said bid upon tender of deed.

This the 1st day of July, 1935.

A. L. OWENS, Mortgagee.
By Edward L. Owens, Atty.

NOTICE OF SALE

Under and by virtue of the powers contained in that certain deed of trust executed by J. F. Basnight and wife, Ellen Basnight, to H. G. Walker, trustee, dated the 18th day of September, 1919, and recorded in the office of the Register of Deeds of Washington County in book 74 at page 83, to which reference is hereby made, default having been made in the payment of the indebtedness thereby secured, the undersigned trustee will offer for sale, to the highest bidder for cash, at the courthouse door in Washington County, at 12 o'clock, noon, on Saturday, the 27th day of July, 1935, that certain property described in the said instrument as follows:

1. All that tract or parcel of land where J. F. Basnight and wife, Ellen now live containing 60 acres, more or less, and described in a deed from Samuel Norman Sr. to Joseph Basnight, dated May 11th, 1848, registered in book K, page 204, Washington County; also deed dated November 17th, 1853, from Joseph Basnight to Lemuel Basnight and registered in book Y, pages 351-2, Washington County.

2. Also tract of land in Scuppernon Township containing 30 acres as described in administrator's deed from Joseph Skittletharp, admr, to Jos. F. Basnight, dated January 29th, 1886, and registered in book AA, pages 95-96 in the Register of Deeds office of Washington County.

The bidder at the sale will be required to deposit as much as ten per cent of the amount bid in cash as a guaranty of good faith pending confirmation of the sale by the court and the right is reserved to reject any and all bids.

This the 26th day of June, 1935.

H. G. WALKER, Trustee.
By W. L. Whitley, Attorney.

TOWN OF PLYMOUTH
PLYMOUTH, N. C.

Water Consumer,
City.
Dear Sir:

Your water bill is due the first of each month. You can save ten (10) per cent if paid by the tenth of the month following issuance of the bill. Positively, there will be no discount allowed any one from the eleventh (11th) to the fifteenth (15th).

Unless your water bill is paid by the sixteenth of the month following issuance, your water will be discontinued without further notice. No one will call on you to collect.

The town office is open from 8:30 to 12 and 1 to 5:30 for your convenience.

TOWN OF PLYMOUTH,
M. W. SPRUILL, Clerk.

Light White Flour

for BISCUTTS ROLLS CUSTARDS PASTRIES CAKES

Everything for Which a Good Flour Is Used

H. E. Harrison Wholesale Co.
PLYMOUTH

NOTICE

This is to advise the public that the Nurney Funeral Parlor will continue to operate here under the personal supervision of Bill S. Nurney, manager, assisted by his mother, Mrs. Sarah F. Nurney. The same courteous service in the future as in the past.

YOU CAN Rent THIS ELECTRIC RANGE FOR ONLY \$7.25 PER MONTH!

NOW there is no reason why you should not be one of the more than a million American women who are enjoying electric cooking—for you can now RENT a modern, attractive electric range . . . as pictured above . . . for only \$1.25 per month, and under the prevailing low electric rates, you can operate it at a cost that is lower than ever before!

With summer approaching, there is no better time than now for you to TRY electric cooking. For Electric cooking is COOL, as well as clean, quick, accurate, and inexpensive!

This range is a fine quality range made by Westinghouse, a modern, attractive model with many convenient features. Get all the facts about this amazing rental plan now!

SEE YOUR DEALER
VIRGINIA Electric AND POWER COMPANY