

# Making Molasses

HAVE YOU DECIDED WHAT YOU ARE GOING TO DO ABOUT MAKING MOLASSES? HAVE YOU GOTTEN EVERYTHING IN READINESS? YOU HAD BETTER ATTEND TO THIS MATTER AT ONCE. OUR STOCK OF SUPPLIES WILL NOT LAST LONG AT THE PRICES WE ARE ASKING. WE STILL HAVE A FEW MORE MILLS, ONE AND TWO HORSE, EVAPORATORS, SKIMMERS, BARRELS AND BUCKETS, BUT THEY ARE GOING FAST.

## WILSON STOVES and HEATERS

## Winter is Coming

GET READY FOR WINTER BEFORE THE COLD WEATHER ARRIVES. AFTER WINTER IS HERE YOU MAY NOT BE ABLE TO GET WHAT YOU WANT. COME IN AND SEE OUR LINE OF STOVES AND HEATERS. WE HAVE THE FAMOUS WILSON HEATER FOR COAL AND WOOD.

Don't fail to see us for all kinds of auto supplies.

## W. E. BISHOP & COMPANY

PLUMBING and PLUMBING SUPPLIES



18 cents a package

Camels are sold everywhere in scientifically sealed packages of 20 cigarettes; or ten packages (200 cigarettes) in a glassine-paper-covered carton. We strongly recommend this carton for the home or office supply, or when you travel.

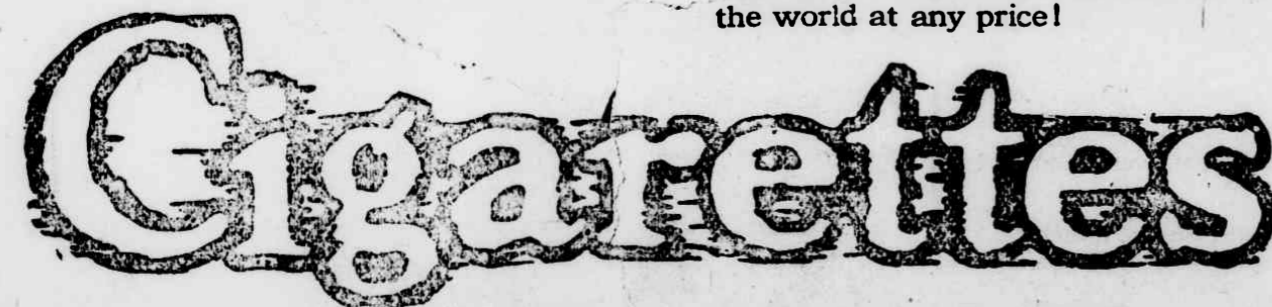
R. J. REYNOLDS TOBACCO COMPANY  
Winston-Salem, N. C.

**CAMELS'** expert blend of choice Turkish and choice Domestic tobaccos answers every cigarette desire you ever had! Camels give such universal delight, such unusual enjoyment and satisfaction you'll call them a cigarette revelation!

If you'd like a cigarette that does not leave any unpleasant cigarette aftertaste or unpleasant cigarette odor, *smoke* Camels! If you hunger for a rich, mellow-mild cigarette that has all that desirable cigarette "body"—well, you get some Camels as quickly as you can!

Camels' expert blend makes all this delightful quality possible. Your personal test will prove that Camel Cigarettes are the only cigarettes you ever smoked that just seem made to meet your taste! You will prefer them to either kind of tobacco smoked straight!

Compare Camels for quality and satisfaction with any cigarette in the world at any price!



**NOTICE**  
North Carolina, Transylvania County.  
D. T. Powell,  
vs.  
May Ashe Powell.  
To May Ashe Powell:  
Take notice that on the 1st day of Oct., 1919 at 1 o'clock, P. M. in the office of G. K. Willis, Greenville, S. C. before G. K. Willis, commission-

er, the undersigned will take the depositions of C. L. Griggs, and others, to be read as evidence for the plaintiff in the above entitled action, which is now pending in the Superior Court of Transylvania County, North Carolina.  
This the 12th day of August, 1919.  
D. T. POWELL, Plaintiff.  
Lewis P. Hamlin and Ralph R. Fisher, attorneys.  
8 15 3tc.

"It Must Have Been Dead at Least 6 Months But Didn't Smell."  
"Saw a big rat in our cellar last Fall." Writes Mrs. Joanny, and brought a 25c cake of Rat-Snap, broke it up into small pieces. Last week while moving we came across the dead rat. Must have been dead six months, didn't smell. Rat-Snap is wonderful." Three sizes, 25c, 50c \$1. Sold and guaranteed by the Brevard Hardware Company.

## BREVARD INSTITUTE NOTES

Additional students are still coming in and we have the largest enrollment of boys we have ever had.

Prof. John Ivey of the A. E. and E. State school at Raleigh spent a few hours with us recently. He was at one time farm manager of B. I. and his wife was Miss Vera House of Balsam Grove, both graduates of the Institute.

A party of the younger set of girls chaperoned by Miss Sherrill went on a picnic on Monday to Glen Canyon Falls.

The Institute boys played the first base-ball game of the season, against a team of the town boys, resulting in a victory for B. I.

A number of our girls are taking a short course in home nursing.

If there is anything in the furniture line you want I would like to consult with you. Chas. Rozzelle, "The Furniture Man," Hendersonville, N. C. 9-19-1919-4tc.

## CARSON CREEK NEWS

Mr. J. C. Bagwell, wife and daughter of Brevard, visited the home of Mr. and Mrs. L. E. Bagwell Sunday.

The farmers of this section are busy this week pulling their fodder.

Mrs. Eli Cassell and little daughter visited her relations here Saturday and Sunday.

Mr. and Mrs. F. V. Batson spent Sunday with their brother A. E. Batson of East Fork.

Mr. and Mrs. Coleman Lyday of Namur spent last week with her father's family, A. W. Hubbard.

Our school will open next Monday. We hope all the children will be ready to start and take an interest in school as our teacher, Mr. Homer McCall, is an excellent teacher and all the children are well pleased with him.

On the 3rd Sunday afternoon at 3 o'clock Rev. C. E. Puette of Brevard will preach at Carson Creek. Let everybody attend this service and make it interesting.

With best wishes for the News.  
DAFFODIL.

We have moved to our new store on Main Street and would like to show you thru the building. Chas. Rozzelle, "The Furniture Man," Hendersonville, N. C. 9-19-1919-4tc.

Read What U. S. Dept. of Agriculture Says About What Two Rats Can Do

According to the government figures, two rats breeding continually for three years produce 359,709,482 individual rats. Act when you see the first rat, don't wait. Rat-Snap is the surest, cleanest, most convenient exterminator. No mixing with other foods. Dries up after killing—leaves no smell. Cats or dogs won't touch it. Sold and guaranteed by the Brevard Hardware Company.

## NOTICE OF SUMMONS AND WARRANT OF ATTACHMENT

North Carolina.—Transylvania County.—In the Superior Court.  
J. H. Whitmire  
vs.  
E. H. Jennings.

The defendant, E. H. Jennings, will take notice that a summons in the above entitled action was issued against said defendant on the 8th day of August 1919 by the clerk of the Superior Court of Transylvania county, N. C., and that an action entitled as above has been brought by the above named plaintiff against E. H. Jennings to recover damages for injury to property of the plaintiff to wit:

Lands and growing crops of the plaintiff situated on the waters of the Toxaway River below where the dam which once held the waters of Lake Toxaway was situated. That said injury and damage was caused by the negligence and carelessness of the defendant in allowing and permitting the dam at Lake Toxaway which once held back the waters of said lake, to be and remain in a dangerous and unsafe condition resulting in the breaking of said dam and thereby releasing the waters of Lake Toxaway which waters overflowed and damaged and destroyed the property of the plaintiff as above mentioned to the amount of at least \$1500.00.

That said defendant is a proper party to said action which relates to damage to both real and personal property of the plaintiff.

The defendant will further take notice that he is required to appear at the office of the Clerk of the Superior Court of Transylvania county, N. C. at his office in the court house in Brevard on the 20th day of Sept. 1919, at 10 o'clock A. M. and answer or demur to the complaint of the plaintiff filed in said action or the relief demanded in said complaint will be granted.

The defendant will further take notice that a warrant of attachment was issued from the Superior Court of Transylvania county, N. C. on the 12th day of August 1919 against the property of said defendant which said warrant of attachment is returnable at the same time and place to wit: Saturday, Sept. 20 1919, at 10 o'clock A. M.

This August 12th, 1919.  
N. A. MILLER, C. S. C. Transylvania county, N. C.

## NOTICE OF SUMMONS AND WARRANT OF ATTACHMENT

North Carolina.—Transylvania County.—In the Superior Court.  
J. W. Head  
vs.  
E. H. Jennings.

The defendant, E. H. Jennings, will take notice that a summons in the above entitled action was issued against said defendant on the 8th day of August 1919 by the clerk of the Superior Court of Transylvania county, N. C., and that an action entitled as above has been brought by the above named plaintiff against E. H. Jennings to recover damages for injury to property of the plaintiff to wit:

Lands and growing crops of the buildings and other property of the plaintiff situated on the waters of the Toxaway River below where the dam which once held the waters of Lake Toxaway was situated. That said injury and damage was caused by the negligence and carelessness of the defendant in allowing and permitting the dam at Lake Toxaway which once held back the waters of said lake, to be and remain in a dangerous and unsafe condition resulting in the breaking of said dam and thereby releasing the waters of Lake Toxaway which waters overflowed and damaged and destroyed the property of the plaintiff as above mentioned to the amount of at least \$1000.00.

That said defendant is a proper party to said action which relates to damage to both real and personal property of the plaintiff.

The defendant will further take notice that he is required to appear at the office of the Clerk of the Superior Court of Transylvania county, N. C. at his office in the court house in Brevard on the 20th day of Sept. 1919, at 10 o'clock A. M. and answer or demur to the complaint of the plaintiff filed in said action or the relief demanded in said complaint will be granted.

The defendant will further take notice that a warrant of attachment was issued from the Superior Court of Transylvania county, N. C. on the 12th day of August 1919 against the property of said defendant which said warrant of attachment is returnable at the same time and place to wit: Saturday, Sept. 20 1919, at 10 o'clock A. M.

This August 12th, 1919.  
N. A. MILLER, C. S. C. Transylvania county, N. C.

## NOTICE OF SUMMONS AND WARRANT OF ATTACHMENT

North Carolina.—Transylvania County.—In the Superior Court.  
J. T. Hinkle, Admr. of Silas Hinkle, deceased, et al.  
vs.  
E. H. Jennings.

The defendant, E. H. Jennings, will take notice that a summons in the above entitled action was issued against said defendant on the 8th day of August 1919 by the clerk of the Superior Court of Transylvania county, N. C., and that an action entitled as above has been brought by the above named plaintiff against E. H. Jennings to recover damages for injury to property of the plaintiff to wit:

Growing crops, house-hold goods, buildings and other property of the plaintiff situated on the waters of the Toxaway River below where the dam which once held the waters of Lake Toxaway was situated. That said injury and damage was caused by the negligence and carelessness of the defendant in allowing and permitting the dam at Lake Toxaway which once held back the waters of said lake, to be and remain in a dangerous and unsafe condition resulting in the breaking of said dam and thereby releasing the waters of Lake Toxaway which waters overflowed and damaged and destroyed the property of the plaintiff as above mentioned to the amount of at least \$3000.00.

That said defendant is a proper party to said action which relates to damage to both real and personal property of the plaintiff.

The defendant will further take notice that he is required to appear at the office of the Clerk of the Superior Court of Transylvania county, N. C. at his office in the court house in Brevard on the 20th day of Sept. 1919, at 10 o'clock A. M. and answer or demur to the complaint of the plaintiff filed in said action or the relief demanded in said complaint will be granted.

The defendant will further take notice that a warrant of attachment was issued from the Superior Court of Transylvania county, N. C. on the 12th day of August 1919 against the property of said defendant which said warrant of attachment is returnable at the same time and place to wit: Saturday, Sept. 20 1919, at 10 o'clock A. M.

This August 12th, 1919.  
N. A. MILLER, C. S. C. Transylvania county, N. C.

## NOTICE OF SUMMONS AND WARRANT OF ATTACHMENT

North Carolina.—Transylvania County.—In the Superior Court.  
J. E. M. Steele,  
vs.  
E. H. Jennings.

The defendant, E. H. Jennings, will take notice that a summons in the above entitled action was issued against said defendant on the 8th day of August 1919 by the clerk of the Superior Court of Transylvania county, N. C., and that an action entitled as above has been brought by the above named plaintiff against E. H. Jennings to recover damages for injury to property of the plaintiff to wit:

Lands and growing crops thereon situated on the waters of the plaintiff situated on the waters of the Toxaway River below where the dam which once held the waters of Lake Toxaway was situated. That said injury and damage was caused by the negligence and carelessness of the defendant in allowing and permitting the dam at Lake Toxaway which once held back the waters of said lake, to be and remain in a dangerous and unsafe condition resulting in the breaking of said dam and thereby releasing the waters of Lake Toxaway which waters overflowed and dam-

aged and destroyed the property of the plaintiff as above mentioned to the amount of at least \$424.00

That said defendant is a proper party to said action which relates to damage to both real and personal property of the plaintiff.

The defendant will further take notice that he is required to appear at the office of the Clerk of the Superior Court of Transylvania county, N. C. at his office in the court house in Brevard on the 20th day of Sept. 1919, at 10 o'clock A. M. and answer or demur to the complaint of the plaintiff filed in said action or the relief demanded in said complaint will be granted.

The defendant will further take notice that a warrant of attachment was issued from the Superior Court of Transylvania county, N. C. on the 12th day of August 1919 against the property of said defendant which said warrant of attachment is returnable at the same time and place to wit: Saturday, Sept. 20 1919, at 10 o'clock A. M.

This August 12th, 1919.  
N. A. MILLER, C. S. C. Transylvania county, N. C.

## NOTICE OF SUMMONS AND WARRANT OF ATTACHMENT

North Carolina.—Transylvania County.—In the Superior Court.  
C. M. Steele  
vs.  
E. H. Jennings.

The defendant, E. H. Jennings, will take notice that a summons in the above entitled action was issued against said defendant on the 8th day of August 1919 by the clerk of the Superior Court of Transylvania county, N. C., and that an action entitled as above has been brought by the above named plaintiff against E. H. Jennings to recover damages for injury to property of the plaintiff to wit:

Growing crops of the plaintiff situated on the waters of the Toxaway River below where the dam which once held the waters of Lake Toxaway was situated. That said injury and damage was caused by the negligence and carelessness of the defendant in allowing and permitting the dam at Lake Toxaway which once held back the waters of said lake, to be and remain in a dangerous and unsafe condition resulting in the breaking of said dam and thereby releasing the waters of Lake Toxaway which waters overflowed and damaged and destroyed the property of the plaintiff as above mentioned to the amount of at least \$400.00.

That said defendant is a proper party to said action which relates to damage to both real and personal property of the plaintiff.

The defendant will further take notice that he is required to appear at the office of the Clerk of the Superior Court of Transylvania county, N. C. at his office in the court house in Brevard on the 20th day of Sept. 1919, at 10 o'clock A. M. and answer or demur to the complaint of the plaintiff filed in said action or the relief demanded in said complaint will be granted.

The defendant will further take notice that a warrant of attachment was issued from the Superior Court of Transylvania county, N. C. on the 12th day of August 1919 against the property of said defendant which said warrant of attachment is returnable at the same time and place to wit: Saturday, Sept. 20 1919, at 10 o'clock A. M.

This August 12th, 1919.  
N. A. MILLER, C. S. C. Transylvania county, N. C.

## NOTICE OF SUMMONS AND WARRANT OF ATTACHMENT

North Carolina.—Transylvania County.—In the Superior Court.  
J. G. Lanning  
vs.  
E. H. Jennings.

The defendant, E. H. Jennings, will take notice that a summons in the above entitled action was issued against said defendant on the 8th day of August 1919 by the clerk of the Superior Court of Transylvania county, N. C., and that an action entitled as above has been brought by the above named plaintiff against E. H. Jennings to recover damages for injury to property of the plaintiff to wit:

Growing crops of the plaintiff situated on the waters of the Toxaway River below where the dam which once held the waters of Lake Toxaway was situated. That said injury and damage was caused by the negligence and carelessness of the defendant in allowing and permitting the dam at Lake Toxaway which once held back the waters of said lake, to be and remain in a dangerous and unsafe condition resulting in the breaking of said dam and thereby releasing the waters of Lake Toxaway which waters overflowed and damaged and destroyed the property of the plaintiff as above mentioned to the amount of at least \$1200.00.

That said defendant is a proper party to said action which relates to damage to both real and personal property of the plaintiff.

The defendant will further take notice that he is required to appear at the office of the Clerk of the Superior Court of Transylvania county, N. C. at his office in the court house in Brevard on the 20th day of Sept. 1919, at 10 o'clock A. M. and answer or demur to the complaint of the plaintiff filed in said action or the relief demanded in said complaint will be granted.

The defendant will further take notice that a warrant of attachment was issued from the Superior Court of Transylvania county, N. C. on the 12th day of August 1919 against the property of said defendant which said warrant of attachment is returnable at the same time and place to wit: Saturday, Sept. 20 1919, at 10 o'clock A. M.

This August 12th, 1919.  
N. A. MILLER, C. S. C. Transylvania county, N. C.

Read the advertisements in the News. Patronize those who advertise—they deserve your patronage, for they have shown that they believe in patronizing home industry by their support of their home paper.