

Editor's Note-Uucle Abe often re- the ice. No, sir-ee, winters ain't 1/2 ceives joke-communications for his as kold now as they yooce to be." column which cannot be used for the simple reason that they do not bear writer's name. Remember that we MUST know a correspondent's name, although he may use a pseudonym if he prefers.

LICKER STORES IS THE TOPICK Last Fri. bein' a kold day the Frog Level Fillosafers club met promply, this time 'round the Farmers Federashun big stove-

"Now, go-to-it boys, said Geo. Brown, "I've got my offis over on t'other side in our new store, so that ye won't be bothered mutch.'

Unkle Jim, Big Slick, Deakon Bill an' the Town Guy, charter members, wuz all prezent. The kold wether had furst konsiderashun, but Unkle Jim soon dismist that sugjick by tellin' the krowd that they hadn't seed no kold wether, like it wuz when he wuz

time on the ice, an' cut holes in the ice so's the stock cood drink . . back when I's a boy. Me an' my duddy yooce to cut trees down on the bank of the river fur far-wood, cut 'em up, then drive the wagon out on the ice an' baul the logs off-an' not faze

NOTICE

STATE OF NORTH CAROLINA, COUNTY OF HAYWOOD.
IN THE SUPERIOR COURT,

J. H. Howell, Receiver of Haywood Furniture Mfg. Corporation

H. B. Atkins, Trustee, and C. W. Denning & Company, V. C. Lumber Company, Mobile River Saw Mill Company, Anderson-Tulley Company, Blackwood Lumber Company, Perry Plywood Conporation, Darlington Veneer Company, North State Veneer Company, Central Veneer Company, Stubbs Veneer Company, Besson Hardware Company, Southern Varnish Company, The Consolidated Mirror Company, American Credit & Indemnity Company.

The defendants above named, other than those who have been personally served with summons, will take notice that an action entitled as above has been commenced in the Superior Court of Haywood County, North Carolina, to cancel a deed of trust dated May 15, 1929, executed by Robbins Furniture Company to H. B. Atkins, Trustee, and which deed of trust is duly recoded in the office of the Register of Deeds of Haywood County, North Carolina, in Book 22, at page 553, Record of Deeds of Trust, and the said defendants will further take notice that they are required to appear at the office of the Clerk of the Superior Court of Haywood County, at the court house in Waynesville, within thirty days from the 20th day of March, 1937, and answer or demur to the complaint in said action, or the plaintiff will apply to the Court for the relief demanded m said action.
This the 18th day of February.

W. G. BYERS,

Clerk Superior Court of Haywood County, North Carolina, No. 555-Feb. 25-Mar. 4-11-18

ceipt.

"An' I can remember-"

"That'l do, Unkle Jim, interruptid the Town Guy. "Giv 'im the dawg, boys, an' le it go at that."

"Well, it looks like we're a-goin to git licker back," sed Big Slick; they say the legislachur's done-"Put some coal in the stove, Big'n, shouted Mac, "fore ye begin on the icker queschun . I'll be konsarnd it I'm a-goin' to stop my work to far

up fur ye.' "Well, if they git it back they'll git it 'thout my vote,' sed Unkle Jim. "I've allus sed that the place fur licker wuz in the bottomless pits o' hell an' I'm a standin' rite pine blank whir I've allus stood."

With that he lookt around to see what effect hiz deck-lar-rashun wood have on the crowd.

"Back-git licker back," repeated Big Slick, "when's it ever bin out's wagon cross Pidgen river menny a what I'de like to no. It's wass rite now on my porch an' pint out no less 'n 12 bootlaggin' places-'

"Why don't-chu report 'em then?" axt Unkle Jim.

"Report up the devii-what good wood it do, when I've seed deputies their selves a-sneakin' in an' out; besides it ain't my bigness to report

"Well, no dout the law cood be inforct hole lot better 'n it is," sed Unkle Jim, as he took out hiz big tribute them to the primary and elenife an' whetted it on hiz shoo; "but I bleeve you fellers will 'gree with me in what I'm 'bout to say-

Here he run hiz thumb litely over the blade, then re'zoomed hiz whit-

"If us good sitizens wood git rite behine the law an' help 'em inforce it, re-gyardin' licker'n ever thing Advantages sought by interested peowe'de have a mutch better kuntry.' "I kin say, Amen! to that," agreed Deakon Bill.

"Now, I've heerd that ol' gag ever since I wuz a boy," spoke up the Town Guy-"git behine the law, help inforce it . . SOUNDS alrite, but who duz it?" "Why eab'm the churches won't do it . . so why shood we be runnin' 'round with the law, pintin' out stills an' boot-lag-Reckon you'de forgot 'bout a sertin farmer in this county what there are counties in the state, and tride it onct . . an' got up one morn-in' an' foun' that 2 or 3 of hiz best steers had bin killed that nite. sir-ee-not fur me."

"Well, hit all jist pints rite to the last days," sed Deakon Bill, "I bleeve we're rite now in 'em. Don't the proffet Dan'el-

"Now cut out that 'last days' stuff. deakon," hollerd Geo. Brown; "haint roads can't all be constructed. Neith-I done told you fellers you cood talk 'bout the wether—yore hosses an' cows—war—licker—an' eab'm the wimmen-everything but them that infernal last days' an' what the prof-

smiled as the crowd laft.

"Well, gitten back to licker, all I've got to say is, I'de hate to see it bein' sold agin here in town like it onct wuz . . if that's the way they're goin to have it," spoke up Unkle Jim.

NOTICE

To All

Citizens or Property Own-

ers of Haywood County

Holding unofficial or temporary Tax

Receipts to bring them to the Tax Col-

lector's Office, Waynesville, N. C. for

verification and get your Official Re-

W. H. McCRACKEN

By, Order of County Commissioners

Tax Collector.

Legislative News from Raleigh

(Continued from Page One)

the county participation plan, knowing full well that if the state pays the entire bill, they will have to pay a part of the old age pensions in the poorer counties. Then there is the ernor Hoey, that favors this plan, because of the belief that if the counties are paying part of the bill, county commisioners will be more careful who they recommend for participation in the fund, and that thus the likelihood of people not really entitled to old age benefits being placed on the only plan advanced to get away from the present provisions of the bill is fered amending provisions striking of class-room teachers, out county participation, by reducing the total appropriation for the purpose by one fourth, leaving only the others sent in a bill to raise the salthree-fourths financed by the state aries of state employees. Those reand federal governments. The effect ceiving \$48 a month or less would get of this, course, would be to keep a a 30 per cent raise. Those who draw raise in property taxation off, but from \$8 to \$68 a month would get a also to reduce by one-fourth the old 20 per cent increase. Those drawing age benefits that would be paid in from \$68 to \$78 would be raised 10 North Carolina. The chances are that per cent; and those whose salaries are the wealthier counties, the people from \$78 to \$100 would be increased who believe that there should be coun- 10 per cent. ty participation, and the liquor stores advocates will have sufficient strength to pass the bill through the House as establishing liquor stores to cere for the old age insurance.

The free text books bill, which passed the House by a unanimous vote, was held up for several days in the Senate as Senators pondered the question of where the money is to come from to buy the books and dismentary school children of the state

Highway reorganization along the lines proposed by Governor Hoey in his inaugural address, will be enacted; but there has been a great deal of maneuvering for advantage, as the committee has been studying the bill. ple in all parts of the state are twofold. There are those who seek to have the district map made so as to give them better chances of control of the commission in order to assure the distribution of funds in auch a way as to give the maximum amount of construction and maintenance money in their particular localities. Then there are those who are seeking political preference. There are almost as many candidates for appointment as in some counties there are factions and groups that are seeking different candidates even within the same coun-All this divergent opinion and conflicting interests, financial and political, has caused the map to be redrawn three times already, and counties shifted about. Every body wants a road, and nearly every body in every county wants a commissioner. The er can all counties and factions have representation on the commission, for there will be but one commissioner to district. have few counties, others may have as many as fourteen. Any way you The deakon husht, an' only meekly look at it, the committee has had a job on its hands, trying to carry out the recommendation of the governor that the state be divided into highway districts, as was the original plan upon which North Carolina started build ing highways, 17 years ago.

> The revenue bill, as it was finally enacted by both houses, carries out he pledge of the Democratic platform and took the sales tax from many of the necessities of life. It did however despite the strenuous objections of Senator Johnston, of Buncombe, Representative Kimsey, of Transylvania,

I kin remember them days . . lot men drinkin' up all their wages ver Sat, an' goin' home Sat, nite to their wives an' kids with licker 'stid ' groceries . . don't tell ME hit won't be eny wuss 'n tiz now. Why, 1 kin remember seein' drunk men scatterd all long the road . . from here to Cove Cr., Fines Cr., Upper Pidgen, an' ever other di-reckshun on Saturdays and Sundays. Course, I no them legislachur men's got more edgyca-shun 'n I have an' ma-by more sense to boot . . but I don't think they orter be a-fixin' it like that." "Well, that's jist sump'm

THINK," said Big Slick,

"All out, fellers, pleeze!" sed Roger Medford, "closin' time . . an' you're not a-goin' to agree no how."

Well, Mr. Editur, I reckon Mr. Mathis jined up with the Gloary Be crowd last Sat.

Lee Forgason sez he thinks Tom Medford, Lawrence Walker, Horace Ledbetter and prob'bly Arlo McCracken will jine nex Sat.

If they shood, I don't no what they

wood do. They cain't preech nor sing, they coodn't lurn the git-tar, an' theyregittin' too old to give that hed jerk and' body mo-shun . . but ma-by they cood take up the kolleckshun.

"Harry, go down an' kinnel up a far in my offis, I've got to rite some letters to-nite," sed Wm. Hannah to Harry, the shoo-shine, few nites ago. "Now, Mistah Hannah, you knows I'se not a-gwine by Mistah Jim Boyi's

UNKLE ABE. Poas' Scrip—Snow's 6 inches deep this mornin'. Now, Mrs. Horace For-gason's got a apple tree lim' in her dinin'-room, stickin' in a flower pot since 'fore Xmas . an' the thing's in full bloom! Don't-chu see hits a plum quare ol' worl'!

grave yard in de nite," Harry objected.

tax came, as it did two years ago, counties of the west, where the summer tourist trade is considered big able to effect a compromise of \$4 a element, said to be headed by Gov- year per pump, in lieu of the proposed sliding scale of chain-filling stations tax, to which they objected so strenuously, and which they contended would result in putting half the filling stations in the state out of bus-

A bill, which will interest the teachpension list will be reduced. The ers, was introduced last week. It opposition is here; but so far the provides that any surplus that may be left in the general fund at the end of the next fiscal year be appropriated that of Craven's Libby Ward, who of- for the purpose of raising the salaries

Messrs, Berry, Cabe, Ayeock and

Mr. Finch, of Buncombe, proposed in a bill that when the state school it at the same referendum as a Constiit was passed by the Senate, and that folks allot teachers for another year, the counties will be faced with a tax they must take into consideration, in rate raise, or with the alternative of figuring average attendances of schools, such unusual occurrences ABC stores legislation for the 17 during the previous term as epidemics counties. The present General As-

> Showing that the presiding officers Speaker Cherry has appointed a calcommittee, consisting of Messrs, Paylor, Peace, Bryant, Thornton, and Blount. The prediction is that the 15th of March will about see the end of the 1937 session.

After that, Governor Hoey will begin his appointments, and the eyes of the state will be turned from the ROBERT MASSEY, ANDERSON House and Senate chambers to the MASSEY, and wife, MAMIE Governor's office. There are many MASSEY. important appointments to be made, and a complete highway and public works commission, including a chairman, are among the more important posts to be filled.

and others, leave the 3 per cent levy office, North Carolina is the only on meals served in hotels and restau-rants. The chief opposition to the not necessary for the Governor to lot or parcel of land described sign an act of the General Assembly when it was first enacted, from the before it becomes law, and in which the Governor has no veto power. It is understood that Governor Hoey business. Buncombe and Transylva- would like to see the Constitution so Registry, to which deed and nia raised most of the objection to amended as to give the Governor powthe tax; but it remained in the bill, |er to veto |egislative acts, and that an where it was put by amendment in the amendment will be offered. Such a Senate. The gasoline stations were one was proposed a few years ago, and the people swamped it at the pools. Just what their reaction would be now is problematical; but North Carolina has ever been reluctant to adopt such radical changes as this, and regardless of what the General Assembly may do about it, the folks might not see it in the light of giving veto power to the Governor. Had he had it this year, it is practically certain that the liquor stores legislation without a state-wide referendum would not now be law in this state, for Clyde Hoey has always been oppose to the legal sale of liquor, and affirmed his belief in his inaugural address that "A great NORTH CAROLINA. state cannot be built upon money derived from the sale of liquor."

The prohibitionists made many mistakes in their career of ascendancy. One was the belief that prohibition laws were all that was necessary, thus abandoning their educational program, when prohibition was enacted into law. Another mistake was that prohibition was adopted in this state by a referendum on a state. It would have been just as easy to have adopted tutional Amendment. If it had been done in that way, the 1935 General Assembly could not have enacted the sembly could not have adopted the county option plan, for the only way to get an amendment out of the Confeel that the end of the General As- stitution is by the same way in which sembly of 1937 is drawing near, it was put in, and that is by a vote of the entire electorate of the state.

NOTICE

STATE OF NORTH CAROLINA. COUNTY OF HAYWOOD. IN THE SUPERIOR COURT TOWN OF CLYDE VS.

The defendant, Robert Massey, will and more that are not so important, take notice that an action entake notice that an action en-titled as above, has been com-menced in the Superior Court to the court for the relief demands Two justices of the Supreme Court, titled as above, has been comof Haywood County, North Carolina, for the collection of taxes and street, sidewalk and sewer assessments, heretofore levied by the plain-And, speaking of the Governor's tiff against property situate in the

town of Clyde, Haywood deed from J. M. Massey, et ux, A. Massey and Robert Massey January 1st, 1928, and reco Book 92, page 499, Haywood reference is hereby made for particular description, and the defendants own, or claim an interest, and the said defer will further take notice that is required to appear at the the Clerk of the Superior County, in the court h at Waynesville, on the 8th day March, 1937, and answer or dema the complaint in said action, or plaintiff will apply to the Court the relief demanded in said compl This the 3rd day of February, KATE WILLIAMSON

Assistant Clerk Superior Count Haywood County, North Carolina No. 550—Feb.11-18-25-March 4

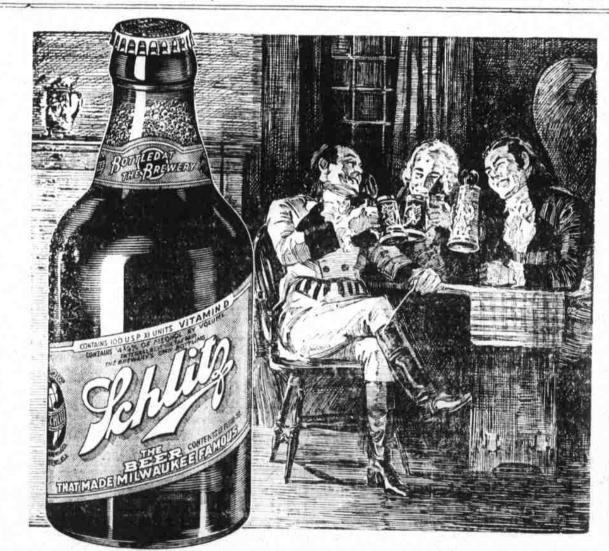
NOTICE OF SUMMONS HAYWOOD COUNTY.

IN THE SUPERIOR CON BEFORE THE CLE W. T. Rainer, Administrator of the estate of C. B. Howell, Dec.

Gertrude Howell, Frank Howell, Nell Howell, Raymond Howell, Mabel Howell, G. V. Howell, Win-nie Howell, Mrs. Kate Kenedy, F. R. Kennedy, Mrs. Myrtle Rothged, R. M. Rothged, Mrs. Fannie Burr Rainer, W. T. Rainer, Mrs. Opal McLin, C. H. Mc-Lin,Jack Howell, Ray Howell, Alvin Howell, Katherine Howell. The defendants, Gertrude Hor Raymond Howell, Mrs. Mabel Hor Mrs. Opal McLin, C. H. McLin, ell, and Katherine Howell, will

Howell, Raymond Howell, Alvin B notice that an action entitled as a has been commenced in the Supe Court of Haywood County, N. sell land located in Jonathan Township, Haywood County, Carolina, of which the late Howell died seized to create asset pay the debts of the said C. B. H. ell; and that the said defendants, at law of the said C. B. Howell, further take notice that they are quired to appear in the office of Clerk of the Superior Court in county, in the court house, in nesville, N. C., within 10 days the 10th day of March, 1937, and said complaint.

This the 10th day of February. W. G. BYERS. Clerk Superior Com No. 551—Feb. 11-18-25-Mar. 4



Pleasant Memories of Olden Times Schlitz In "Steinies"

SCHLITZ poured from modern "Steinie" Brown Bottles brings glorious memories of olden days . . . of brown-raftered inns . . . and the finest old-day beers in old stone steins. Old-day brewmasters labored hard and long to catch the delicious, old-time flavor that Schlitz brews so uniformly, winter and summer, into every drop . . . under Precise Enzyme Control.

The uniform goodness of Schlitz is the direct result of years of research and the investment of countless dollars in scientific development of the brewing art. You taste immediately the delicious difference between Schlitz and other beers.

Enjoy it today, in modern "Steinie" Brown Bottles . . . with the added health benefits of Sunshine Vitamin D . . . the finest beer men and science can brew.

Schlitz "Steinie" Brown Bottles are compact-light in weight-easy to carry-take less space in your refrigerator. Contents same as regular bottle. Also available in the familiar Tall Brown Bottle and Cap-Sealed Can.

You don't have to cultivate a taste for Schlitz . . . you will like it on first acquaintance . . . and ever after.

JOS. SCHLITZ BREWING COMPANY, MILWAUKEE, WISCONSIN

The Beer That Made Milwaukee Famous