

IN WASHINGTON
WHAT IS TAKING PLACE BY

Put R. Rynally
UNITED STATES SENATOR

Perhaps no legislation in American history has aroused such universal interest and affects so many individuals as the Social Security Act passed by the last Congress. From the very first it was, and is now, an experiment in meeting one of the most pressing problems of the age — the problem of enabling workers to build annuities toward the day when they are beyond the age of profitable employment, unemployment insurance and equally as important, to extend aid to the needy aged, to the blind and to dependent children.

Obviously, no legislation of such scope could be perfect in all its details. Actual administration has development loopholes and weaknesses. More will be found and corrected. Legal battles may be anticipated, particular with regard to those phases of the act pertaining to retirement annuities and unemployment insurance. Out of it all will come a stronger and better plan for the future.

But the public assistance features of the act, aid for the needy aged, the blind and dependent children are already firmly established. These features are based on the long-standing principle of Federal-aid to the states. The Federal Government is giving the machinery and funds to help the states aid their needy. The states themselves, through state laws, must put the machinery in motion. The state of North Carolina is at the moment en-

gaged in the effort to write its law, in accord with minimum Federal requirements, and raise the necessary state funds to match Federal moneys.

In the brief space of this article, I shall endeavor to answer a few of the many questions that have come to me with regard to one phase of the act, that which relates to assistance for aged persons who are needy. One question stands out.

Why must we have at this late date some form of Federal assistance for aged persons in dire circumstances? The answer is simple. In bygone days families were a compact unit, with sometimes as many as three or four generations living together or at close call. Family resources were pooled and the younger generations cared for those belonging to the older. Today families are scattered. Responsibilities are heavier. Modern life has become more complex. As a result, many responsible persons, millions in fact, through no fault of their own are, at the twilight of life, in dire circumstances. States cannot solve the problem alone.

What is meant by aid for the aged needy? Cash payments by the state to said persons who are in need, and whose applications for assistance are approved by the state.

What is the basis of Federal participation? When a state has written into law an approved plan for aid to the aged needy, the Federal Government makes grants equal to one-half of the total expenditures of the state or its subdivisions. However, Federal contributions may not apply to any monthly payments exceeding \$30. Thus, if the state of North Carolina provides \$15.00 per month for example, the Federal Government adds another \$15.00, and the beneficiary receives \$30.00. Federal grants may not be used in making payments to persons under 65 or to inmates of public institutions.

Who is eligible? All persons who meet the requirements fixed by the state law.

What are the requirements as to age, citizenship and residence? Until January 1, 1940, a state law may require that an applicant be as much as 70 years of age; after that date no state law may impose an age requirement in excess of 65 years, which is the generally approved minimum age. No citizen of the United States may be excluded on the grounds that his or her citizenship is not of long enough standing. No one who has been a resident of a state for five out of the nine years preceding application, and who has lived in the state continuously for the year immediately before applying, may be denied assistance on the ground that they have not lived in the state long enough.

What provisions with reference to property held by beneficiary? States usually provide that persons with property not assessed above a certain value may receive old-age assistance, provided they do not have sufficient income for their own support. This provision makes it possible for the aged to continue living in their own home. If there are a husband and wife, the home may, as a rule, remain in their possession until the death of both. Many states make some provision for collecting from a beneficiary's estate, after his death, any amount up to the total of assistance payments made to him during his lifetime. To repay the Federal Government for its share in the assistance payments, one-half of all such collections made with respect to assistance furnished under an approved plan is deposited in the United States Treasury to the credit of Federal old-age assistance appropriations.

of Carl Boyd, Charlie Boyd, and Louise Boyd.

Under and by virtue of authority conferred upon the undersigned Commissioner by an order of his Honor F. T. Llewellyn, Clerk of the Superior Court, Surry County, North Carolina, appointing W. M. Allen as Commissioner in the above entitled action, to sell the lands hereinafter described, for the purpose of making a division among the heirs of C. L. Morrison, deceased, on the terms of 1-2 cash and the remainder in 12 months, the deferred payment to be secured by a Deed of Trust upon said real estate.

NOW THEREFORE, I, the undersigned Commissioner, will on March 6, 1937 at 2:00 P. M. at the Court House door in Dobson, Surry County, North Carolina offer for sale to the last and highest bidder, upon the terms of 1-2 cash and the remainder in 12 months, secured by deed of trust, the following described property, to-wit:

BEGINNING on a rock on the east side of old Ferry Road, South 36 degrees West 34.30 chains to a hickory; thence South 5 degrees West 32 chains to an iron pin, Anthony's corner; on the East side of the branch; thence with said branch East 4 chains to the Yadkin River; thence North 32 degrees East 11.50 chains to a stake; North 52 degrees East 17.50 chains to a stake; North 75 degrees East 7 chains to a stake; South 62 degrees East 9 chains to a stake; South 59 degrees East 10 chains to mouth of branch; on said river; thence with said branch North 9 degrees West 8.50 chains to a rock on bank of branch; thence North 78 degrees West 3 chains to a pine; thence North 3 degrees East 16 chains to a black oak; thence North 23 degrees East 40 chains to a rock on the North side of Crutchfield Road; thence North 83 degrees West 22 chains to a coffee tree; thence South 42 degrees West 23 chains to the beginning, containing 228 acres, more or less.

As evidenced by Deed recorded in Book 117, page 116 in office of Register of Deeds of Surry County, North Carolina.

This the 1st day of February, 1937.

W. M. ALLEN,
Commissioner.

thence up said Camp Creek to a hollow the agreed line between John Roberts and A. J. Roberts to the fence; thence North to the said John Roberts (now) H. P. Jackson's north line; thence East along said line to a poplar, John Roberts Northeast corner; thence South down the meanders of a branch to a white oak; thence South east crossing Camp Creek to a poplar, near the foot of the hill, thence a Southeast course to the beginning, containing 70 acres more or less.

Also another tract containing 8 acres, deeded to H. P. Jackson by Brindle and Jenkins October 26, 1896, recorded June 6, 1901, in Book 39 page 131; also 2 acres deeded by A. D. Wilborn to H. P. Jackson on March 7, 1901 recorded June 6, 1901 book 39 page 132; also 29 1/2 acres of land deeded to H. P. Jackson by Parks and Hurt, Executors, executed December 29, 1899 recorded June 6, 1901, book 38 page 212 and for a more particular description of the last three tracts reference is made to the office of the Register of Deeds of Surry County to the books and pages numbered above. All the above described land is contiguous and joins and consists of a total of 228 acres, more or less.

The above land will be sold in two tracts, one tract on North side of Public road and one on South side of public road, and then sold as a whole and the highest bid to control.

This the 18th day of January, 1937.

W. M. ALLEN, Com.
2-18 JOHN T. BENBOW, Com.

Regular meeting of Elkin Council No. 96 Jr. O. U. A. M. will be held every Friday night, 7:30 p. m. All members are requested to be present.

2-11-c

ask for MENTHO-MULSION IF IT FAILS TO STOP YOUR COUGH DUE TO COLDS ASK FOR YOUR MONEY BACK now only 75¢



Regular meeting of Elkin Council No. 96 Jr. O. U. A. M. will be held every Friday night, 7:30 p. m. All members are requested to be present.

Don't COUGH YOUR HEAD OFF



ask for MENTHO-MULSION IF IT FAILS TO STOP YOUR COUGH DUE TO COLDS ASK FOR YOUR MONEY BACK now only 75¢

Turner Drug Company

Reddy Remarks



Your bawth, sir! I'm always ready with plenty of hot water when I'm on the job.

Duke Power Co.

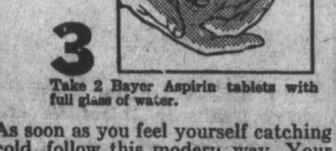
Quickly Ease DISCOMFORT OF COLD with SORE THROAT



1 Crush 3 Bayer Aspirin tablets in 1/2 glass of water.



2 Gargle twice. This eases soreness almost instantly.



3 Take 2 Bayer Aspirin tablets with full glass of water.

As soon as you feel yourself catching cold, follow this modern way. Your doctor, we know, will endorse it. This medicinal gargle will provide almost instant relief from rawness and soreness. The Bayer Aspirin you take internally will act to combat fever and pains which usually accompany a cold. Ask for Bayer Aspirin by its full name — not "aspirin" alone.

15¢ FOR A DOZEN FULL DOZEN FOR 25¢ Virtually 1c a Tablet

LINDBERGH'S BUCK STORMS
Palermo, Sicily, Feb. 8.—Col. and Mrs. Charles A. Lindbergh arrived at Bocco di Falco airport today after bucking storms that slowed their speed to an average of less than 60 miles an hour on a flight from Rome.

The famous couple alighted a few minutes after officials, apprehensive over the lapse of time, had ordered emergency airports to be on the alert for the Lindberghs.

EXECUTOR'S NOTICE
Having qualified as executor of the estate of Mrs. Dicie V. Ring, late of Surry County, this is to notify all persons holding claims against said estate to present them to the undersigned within one year from date of this notice or same will be pleaded in bar of their recovery. All persons owing said estate will please settle at once. This January 21, 1937.

JOHN T. RING,
Executor of the estate of Mrs. Dicie V. Ring, Deceased.
W. M. Allen, Attorney. 3-4

NOTICE NORTH CAROLINA, SURRY COUNTY.
F. E. Morrison, J. C. Morrison, W. T. Morrison, C. C. Morrison, and Mary Hinson vs.
N. J. Morrison, F. L. Boyd, administrator of Myrtle Morrison Boyd, deceased, Henry Boyd, Lot-tie Lee Boyd Durham, guardian

NOTICE NORTH CAROLINA, SURRY COUNTY.

In The Superior Court
J. L. Jackson and wife, Nevada Jackson, W. M. Jackson and wife, Addie Jackson

vs.
Pearl J. Robertson and husband A. P. Robertson, Hallie J. Craft and husband, Carl Craft, Myrtle J. Pryor and husband, Alton Pryor, Andrew Jackson and wife, Velta Cass Jackson.

Under and by virtue of authority conferred upon the undersigned Commissioners by an order of His Honor, F. T. Llewellyn, Clerk of Superior Court, of Surry County, North Carolina, appointing W. M. Allen and John T. Benbow as Commissioners in the above entitled action, to sell the lands hereinafter described, for the purpose of making a division among the heirs of H. P. Jackson, deceased, on the terms of one-third cash and one-third in twelve months, balance in eighteen months secured by deed of trust.

NOW THEREFORE, we the undersigned Commissioners will, on February 20, 1937, upon the premises of H. P. Jackson deceased at 1:00 P. M., offer for sale to the last and highest bidder, upon the terms of one-third cash, one-third in twelve months, and one-third in eighteen months, secured by a deed of trust, the following described property, to-wit:

FIRST TRACT: Beginning on a hickory in Marion Wilborn's corner West 8 75/90 chains to a black oak in Brindle's old line, Wilborn corner, South 5 60/100 chains to two sourwoods, South 80 degrees West 17 1/2 chains to a hickory sapling, formerly a post oak, Brindle's corner; North 11 chains on said line to a hickory, Brindle's corner, West 11-1-4 chains with same to 2 sourwoods in Wm. Jackson's line South 45 1/2 chains to a stake and pointers in T. L. Gwyn's line, East 19 chains passing Gwyn's corner to bunch of maples, formerly a post oak, Fentress corner, North 121-4 chains with the Fentress line to two post oaks, his corner of the old 250 acre tract grant, East 10 chains on same line to a stake on the West side of Southard Creek to the Wilborn old corner, North 5 chains to a stake formerly a hickory, North 60 degrees East 8 1/2 chains to a pine North 22 chains passing Marion Wilborn pine stump, corner to a hickory the beginning, containing 120 acres, more or less.

SECOND TRACT: Beginning at the Southeast corner of lands deeded by A. J. Bauggs to Shade Gwyn, South of Camp Creek thence a westward course..... feet to a planted rock, near a post oak and poplar; thence North with the old I. A. Roberts and John Roberts line to the lower corner of the John Roberts meadow;



Carolina Ice and Fuel Co.
PHONE 83
Elkin, N. C.

Announcing = = ADVANCE IN PRICE OF Washing - Lubricating AND DISCONTINUING OF CLUB RATES

At The Following Elkin Service Stations and Garages

GULF SERVICE STATION S. Bridge Street	BOYLES ESSO SERVICE N. Bridge Street
AUTO MOTOR MARKET S. Bridge Street	K. & B. SERVICE STATION East Main Street
DOUBLE EAGLE SERVICE COMPANY S. Bridge Street	DOWNTOWN SERVICE STATION East Main Street
CAROLINA SERVICE STATION S. Bridge Street	ELKIN MOTORS, INC. S. Bridge Street
PURE OIL SERVICE STATION Main and Church Streets	F-W CHEVROLET CO. Bridge and Market Streets
	REECE & BAKER GARAGE East Main Street

1 Car Washed \$1.00
1 Car Lubricated \$1.00
Wash & Lubrication \$1.75

Tribune Advertising Gets Results!

EXTRA! EXTRA! EXTRA!
CAROLINA ICE & FUEL CO.
Makes Discovery!

(Editor's Note: Now They Know How Columbus Felt)
AFTER THREE YEARS OF RESEARCH AND EXPERIMENT MANAGEMENT FINDS THEY
Can't Make A Dime Selling Coal On Credit!
(Editor's Note: Tsk! Tsk! Tsk!)

RESULT:
ALL COAL IS NOW CASH!
(Editor's Note: Goodness! Looks Like a Hard Winter!)

Elkin, N. C., February 11.—(United Pest)—The management of the Carolina Ice & Fuel Company today announced a startling discovery. They discovered that they cannot make a dime by selling coal on credit!

As a result of this amazing discovery, Mr. L. G. Meed, manager-in-chief, took a strong dose of ammonia and then called the United Pest representative. "As a result of our discovery," he stated, "we are herewith and herenow announcing that from this moment on all coal will be sold only for cash—said cash to be paid before the coal is unloaded. This new ruling applies to one and all!"

The manager-in-chief then went on to state that it had dawned upon him in a rather sudden manner that if the company didn't make a profit there was no need for him to be in business, and besides, he'd rather fish anyway. Of course, it was pointed out, everyone connected with the firm will be glad to stay on the job, and put off fishing, as long as they can sell coal for cash.

The interview concluded, your correspondent dashed off in an attempt to borrow \$4.47 from a friend with which to buy a half ton of Great Heart.