

## Machine-Washable Woolens Rated as Good Buys for Many Family Uses

There are now some "machine washable" wools on the market that you can launder without fear of shrinkage, felting or fading if you simply follow the directions on the label, says Dorothy Barrier, extension clothing specialist, North Carolina State University.

Some wool items, such as sweaters and blankets, have always been hand washable — with care. But no scientists have made a number of improvements for easy machine washing of wool without fear of shrinkage. Simple precautions must still be followed, however, says Miss Barrier.

Why do some homemakers have trouble washing wool garments? Usually they have combined extreme heat, moisture, friction and strong soap when laundering. Wool can't withstand these extremes and retaliates by shrinking.

For example, you can't wash a wool sweater in hot water, with strong soap, for a full wash cycle and then press it with a hot iron and a wet press cloth. The sweater will shrink.

And even though the label on some of the new wools says "machine washable," most manufacturers still recommend washing these wools in cool to warm water and a mild soap. Use a short cycle. If pressing is needed, always use a slightly dampened cloth, the specialist advises.

If you plan to use the "machine washable" wool fabrics in home sewing, remember that facings, trimmings, bindings and linings must all be washable, too.

Machine washable wools are especially good for children's clothes, on-the-job clothes for women, robes and winter sportswear, concludes Miss Barrier.

## Far Better to Have Farm Leases in Writing, Properly Witnessed

Extension farm management economists at North Carolina State University have prepared a special leaflet entitled, "Rental Arrangements Under Acreage-Poundage." In it, they pose several questions which the landlord and tenant should ask themselves before finalizing a tobacco lease.

Among these are: 1. Does the lease state the number of acres of tobacco to be planted and the number of pounds of tobacco that the tenant will be able to sell? 2. Does the lease state how over-production or under-production will be handled? 3. Does the lease provide for any compensation to be paid to the share tenant for any allotted poundage not sold during the last year of the lease.

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cide, and who decides, whether a speaker is, in fact, advocating violent overthrow of the government? And who does what if he is?"

Good questions, yes, and I would like to ask one of my own. What if one of Carmichael's, alias Philip Nolan's, audience would suddenly stand and shout, "Fire, fire, fire!" Would a fool like this be punishable because his words were more immediately lethal than Mr. Carmichael's, would say?

The editorial discloses that the State Bureau of Investigation has asked for a transcript of the Carmichael speech, "which might indicate some interest in prosecution." And that, I predict, is about as far as it will go, all of it. My observation is that with the University and with the State, the dog wags the tail down Tar Heel way. The University is pretty much given to all phases, facets and ramifications of liberty, including the right to commit suicide.

Provisions for handling under the overproduction are very important. In the case of landowners with several tenants, some may want to allow a tenant to sell other tenants' surplus tobacco. Others will set each tenant up as an independent operation in which any surplus is destroyed, or stored and carryover poundage quotas are used the following year.

The leaflet, Folder No. 245, presents these and other questions along with some discussion and possible answers for each in attempting to provide useful information and point out some potential trouble spots in flue-cured tobacco rentals.

## LEGAL NOTICES

### NOTICE OF SALE NORTH CAROLINA JONES COUNTY

Under and by virtue of an order by the Superior Court of Jones County, made in that certain proceeding entitled James R. Hood, Administrator of the Estate of Clifton Adolph Davis, petitioner, vs. Ora Ann Davis, a minor, and her guardian ad litem, Darris W. Koonce, defendants, and signed by the Honorable Walter P. Henderson, Clerk of Superior Court of Jones County; and under and by virtue of an order of resale upon an advance bid, said order of resale entered by the Clerk of Superior Court of Jones County, the undersigned Commissioner will on the 31st day of December, 1968, at 12 o'clock, noon, at the courthouse door in Trenton, North Carolina, offer for sale to the highest bidder for cash upon an opening bid of TWENTY FOUR HUNDRED DOLLARS (\$2400.00), that certain tract or parcel of land lying and situate in White Oak Township, Jones County, North Caro-

lina, and more particularly described as follows:

Lying and being in White Oak Township, Jones County, North Carolina, and being shown and designated as Lots 2, 3, 4, and 5 in Block 8 on a plat prepared for the F. M. Jenkins Heirs, by J. R. Burt, R. S., from a survey made by him in 1951 and 1952, said map of record in Map Book 3, page 7 of the Jones County Public Registry and said map is incorporated herein by reference for a more particular description of said Lots 2, 3, 4, and 5 in Block 8.

Being the identical land described in the deed dated February 27, 1961, from J. D. Jenkins and wife, Virginia B. Jenkins, et als, to Adolph Davis and wife, Esther Davis, which deed is recorded in Book 136, page 35 of the Jones County Public Registry, to which reference is hereby made for further description.

The highest bidder at said sale will be required to deposit ten per cent of his bid in cash at the time of said sale as evidence of good faith.

This Sale will be made subject to the confirmation of the Court, and if said sale is confirmed, the deed will be made to the purchaser, subject to no liens except 1968 Jones County ad valorem taxes.

This 13th day of December, 1968.

James R. Hood  
Commissioner of Court  
James R. Hood  
Attorney At Law  
Trenton, North Carolina  
12-19; 12-26 JJ

### NOTICE TO CREDITORS

The undersigned, having qualified as Executrix of the Estate of Walter Durman Collins, deceased, late of Jones County, this is to notify all persons having claims against said Estate to present them to the undersigned before the 22nd day of April, 1969, otherwise, this notice will be pleaded in bar of their recovery.

All persons indebted to said Estate will please make immediate settlement.

This the 22nd day of October, 1968.

Lila Henderson Collins,  
Executrix of the Estate of  
Walter Durman Collins  
Brock and Gerrans  
Attorneys at Law  
Trenton, N. C.  
J—12-5,12,19,26

### IN THE GENERAL COURT OF JUSTICE SUPERIOR COURT DIVISION ADMINISTRATOR'S — EXECUTOR'S NOTICE STATE OF NORTH CAROLINA Jones County

Having qualified as Administrator, C. T. A., of the estate of Richard C. Tyndall of Jones County, North Carolina, this is to notify all persons having claims against the estate of said Richard C. Tyndall to present them to the undersigned within 6 months from date of the publication of this notice or same will be pleaded in bar of their

recovery. All persons indebted to said estate please make immediate payment.

This the 2nd day of December, 1968.

Richard C. Tyndall, Jr.  
Administrator, C. T. A.  
Darris W. Koonce  
Attorney at Law  
Trenton, N. C.  
J—12-5,12,19,26

### ADMINISTRATOR'S — EXECUTOR'S NOTICE STATE OF NORTH CAROLINA JONES COUNTY IN THE GENERAL COURT OF JUSTICE SUPERIOR COURT DIVISION

Having qualified as Executrix of the estate of William S. Jones, of Jones County, North Carolina, this is to notify all persons having claims against the estate of said William S. Jones to present them to the undersigned within 6 months from date of the publication of this notice or same will be pleaded in bar of their recovery. All persons indebted to said estate please make immediate payment.

This the 13th day of December, 1968.

Clara Elizabeth Jones  
Maysville, North Carolina  
J—12-19,26; 1-2,9

### NOTICE TO CREDITORS

The undersigned, having qualified as Executor of the Estate of Alonza Mills, deceased, late of Jones County, this is to notify all persons having claims against said Estate to present them to the undersigned before the 9th day of June, 1969, otherwise, this action of notice will be pleaded in bar of their recovery.

All persons indebted to said Estate will please make immediate settlement.

This the 9th day of December, 1968.

William S. Mills,  
Executor of the Estate of  
Alonza Mills  
Brock and Gerrans  
Attorney at Law  
Trenton, N. C. 28565  
J—12-12,19,26; 1-2



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