

Year to More

Burn it and get the most efficient heat at a simple one. home-owner's coal problem or be rejected, make the pass a very high standard where every carload must pass tests at the mines.

BE ON PROBATION

Revolutionary Rule Made in Federal Court Here—Licenses Conditional

Attorneys hereafter admitted to practice in the New Jersey Federal Court will be granted a conditional rather than an absolute license and must serve a probationary period of five years under a new rule announced by Judge William Clark, senior member of the court.

At the end of five years the conditional license may be revoked, unless the candidate has shown by his conduct during that time that "he is worthy of the confidence of the court and the public."

The revolutionary change, which has the concurrence of Judges Guy L. Fake and J. Boyd Avis, is effective at once. Those seeking admission must present satisfactory qualifications as to practice and procedure. If objections are raised, the attorney may petition for a rule to show cause why he should not be admitted and a hearing will then be held.

"The court believes," said Judge Clark, "that the bar examiners and character committee obtain only a very inadequate indication of the final intellectual and ethical development of a young man of 21 or so who has had no experience in the trials and temptations of actual practice."

NEW DRIVE AGAINST ELIZABETH BREWERY

The government today launched a fresh drive against the Rising Sun Brewery, Elizabeth, in an effort to seize equipment valued at \$350,000.

Special Assistant United States Attorney Samuel Cohen sought to prove that illegal beer was found on the premises the night that John Finello, Philadelphia dry agent, was slain there in a battle with racketeers.

Counsel for the brewery, headed by Frederick M. P. Pearse and including Kenneth G. Caughman, of Elizabeth, attacked testimony of the dry agents and subjected them to cross-examination.

Mr. Cohen and Mr. Pearse frequently became embroiled in arguments which were finally settled by Judge John Boyd Avis, who is presiding.

A padlocking decree was granted by the court a few days ago against the brewery.

Anniversary Show
are priced as low as it is safe to
it is no wonder you can depend on it

JAILED ON STILL CHARGES

Anthony J. Scanella, of 437 Lambert Street, was sentenced to three months in jail when arraigned before Judge Avis, in the United States District Court, here yesterday, on a liquor charge.

Two others, John Notro, 734 Roebeling Avenue, and Michael Cammo, 426 Elmer Street, each received 30 days. They were implicated with Scanella in the operation of a Burlington County still.

RAIDERS SEIZE ALL EQUIPMENT AT STORE HERE

Agents, Acting Under New Ruling, Summon Trucks from Camden

Federal dry agents this afternoon made preparations to remove the entire contents of a malt and hops store at 453-55 South Broad Street, following a raid upon the premises.

Harry Sharlip, of the South Broad Street address, was arrested as the alleged proprietor. Federal agents reported that they found "several hundred gallons of liquor."

A recent Federal Court ruling permits authorities to confiscate all property related to illegal sale. However, the interpretation has never been invoked here previously as a basis for removing all property from a raided place.

Arrangements were made by telephone for three trucks to come here from Camden to remove the store's contents, valued at \$5,000.

Sharlip was released under bail of \$2,500 to await Federal prosecution on a sale and possession charge.

TUESDAY, MARCH

CAN'T RENT

Medalie to Prosecute Landlords, Agents If They Do

If landlords weren't having enough trouble, what with riots, rent strikes, rent reduction—and sometimes, no rent at all—Federal Attorney George Z. Medalie is giving them something more to worry about.

Medalie declares that landlords renting their places to speakeasy proprietors will be subject to criminal prosecution if it is proved that they were cognizant of the tenant's business.

RENTING AGENTS, TOO.

Renting agents, too, will be subject to charges if they knowingly rent a place to be used as a speakeasy.

His announcement was made

ELIZABETH BREWERY WINS YEAR'S FIGHT

The Rising Sun Brewery yesterday after Judge Boyd Avis had instructed that equipment could not be confiscated if it were judged real estate.

Earlier in the trial, he had ruled against the Government in its search warrant as it pertained to a nearby building.

Property and equipment in the plant and a building near the premises, also raided, was valued at \$250,000. A Federal agent was killed in the raid.

The case had been in the courts nearly a year, during which time a padlock for one year was obtained.

USE NEW RULE IN MALT STORE RAID

Contents of "Harry's Malt Store" at 453-55 South Broad Street, opposite Hamilton Avenue, were removed last night, following a raid in which Harry Charlip, alleged proprietor, was arrested.

The merchandise seized has a value estimated at \$10,000. In confiscating the property, Federal dry agents acted under authority of a recent court ruling permitting the removal of all articles connected with the alleged illegal sale and possession of liquor. It was the first time that the ruling has been applied here in its more drastic form.

Charlip gave bail of \$2,500 before

MORE WET ARRESTS MADE IN JERSEY

(Washington Bureau of the Times)
WASHINGTON, March 15.—Federal prohibition officers made more arrests and seized more contraband liquor in February than in January in New Jersey and the courts disposed of more Federal prohibition cases last month than in the month preceding, according to the monthly report of the Bureau of Prohibition.

The report reveals that the Federal agents made arrests in 205 cases in the State in February as compared with 165 in the preceding month, and 67 persons were ordered held by the U. S. Commissioner in February as against 63 in January.

It is shown also that 89 cases were placed on the docket in February as compared with 108 in January. In February there were 154 pleas of guilty in Federal liquor cases in the State, 19 verdicts of guilty, and seven acquittals, leaving 534 cases unfinished at the end of the month, compared with seven pleas of guilty, one verdict of guilty and 12 acquittals, leaving 625 cases on the docket at the end of January.

The average fine assessed on dry law offenders was \$212 in February, as compared with \$500 in fines in the preceding month.

FOR BRANDLE TRIAL

Theodore M. (Teddy) Brandle, Jersey City labor leader and political lieutenant of Mayor Frank Hague, will be given a retrial in the Federal Court on April 4 on indictments charging violation of the income tax laws. He was tried on the same charges a year ago, and the jury disagreed.

United States District Attorney Forman fixed the date for the new trial.

balancing the budget, Chairman McDuffie said to have the measure re-He added the House appeared to favor graduated reductions from about 1 per cent. for the smaller salaries to 20 per cent. for the larger ones.

Asserting that the Government is faced by the worst financial crisis for half a century, Connally proposed to cut all Government salaries until June 30, 1933.

A 5 per cent. reduction would be applied to salaries between \$2,000 and \$5,000; 10 per cent. to those between \$5,000 and \$10,000, and 15 per cent. above \$10,000.

FIELD LAWYER MAKING JUDICIAL LIST

WESTFIELD, March 16.—A list of prominent Federal judgeship candidates has been placed in the hands of Senator Kean, of New Jersey, by a group of local lawyers.

Among the names on the list are: Charles C. Plummer, who as assistant State attorney general conducted an investigation of fraudulent stock deals.