

6370  
CITY CLERK, Manchester, N.H.  
RECEIVED  
AUG 30 1923  
9:30 am

# State of New Hampshire.

Description filed in the office of the Clerk City of Manchester, N.H.

pursuant to the provisions of an Act of 1903 entitled "An Act Relating to the Use of Trade Marks and Names:"

Name of Person or Corporation Salem Coca Cola Bottling Co. Inc.

Principal place of business Salem Depot, N.H. & Manchester, N.H.

Nature of business Bottling of Soft drinks (Carbonated)

Kind of receptacle used Glass bottle (Crown finish)

Description of name or names, mark or marks, device or devices, used

Eight ounce capacity bottle, with the words Registered and trade mark "Coca Cola" Bottling Works, Salem Depot, N.H. also on Haverhill, Mass blown on side of bottle. On the bottom of said bottles appear the letters "S.D." or "H" blown in the bottle.

Twenty four ounce capacity bottle (Quart) the trade mark "Wyanoke" blown in shoulder of bottle and the words Registered and trade mark "Coca Cola" Bottling Works, Haverhill, Mass blown in the sides with the letter "H" on the bottom.

In witness whereof we have hereunto signed our name on this 24th day of August 1923.

Salem Coca Cola Bottling Co. Inc.  
*C. Weifert*  
Manager.

No.

Salem Beer Bottling Co  
Inc

An Act Relating to the Use of Trade Marks and Names.

Be it Enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. Persons engaged in buying, selling, or dealing in milk or cream in cans or bottles, or bottling or selling beverages in bottles or vessels with their name and the word "registered" branded, engraved, blown or otherwise produced thereon, or on the boxes used by them, may file in the office of the clerk of the city or town in which their principal place of business is situated, and also in the office of the secretary of state, a description of the name so used by them, and shall publish such description once in each of four successive weeks in a newspaper, if any, published in the city or town in which said description has been filed, otherwise, in a newspaper published in the county in which said city or town is situated.

SECT. 2. Whoever fills with milk, cream, or any manufactured beverage, with intent to sell the same, any bottle, can, or vessel, marked or distinguished as aforesaid, the description of which has been filed and published as provided in the preceding section, or defaces, erases, covers up or otherwise removes or conceals any such name, or the word "registered" thereon, or sells, buys, gives, takes, or otherwise disposes of, or traffics in the same, without the written consent of, or unless the same has been purchased from the person whose name is in or upon the can, bottle or vessel so filled, defaced, trafficked in or otherwise used or disposed of shall, for the first offense, be punished by a fine of fifty cents for each such can, bottle, or vessel, or by imprisonment for not less than ten days nor more than one year, or by both such fine and imprisonment; and for each subsequent offense, by a fine of not less than one dollar nor more than five dollars for each such vessel or by imprisonment for not less than twenty days nor more than one year.

SECT. 3. The use by any person engaged in selling milk or cream, or in manufacturing, bottling or selling beverages, of a bottle, can, or vessel, marked or distinguished as aforesaid, the description of which has been filed and published as provided in section 1, without the written consent of, or purchase from, the owner thereof, or the buying, selling, disposing of or trafficking in such bottles, cans, or vessels by such persons without such written consent or purchase, or the possession by any junk dealer or dealer in second hand articles of any such bottles, cans, or vessels, without the written consent of or purchase from, the owner thereof, shall be prima facie evidence of unlawful use, possession of or traffic in the same.

SECT. 4. Upon complaint of a person who has complied with the provisions of section 1, or his agent, to the justice of a police court, or to a justice of the peace in a town which has no police court, that he has reason to believe and does believe that any of his bottles, cans, or vessels, marked or distinguished as provided in said section, the description of the name, on which with the word "registered," has been filed and published as provided in said section are being unlawfully used or filled by a person engaged in buying, selling or dealing in milk or cream, or in manufacturing, bottling, or selling beverages, or that a junk dealer or dealer in second hand articles, or a vender of cans or bottles, has any such cans, bottles, or vessels in his possession, or secreted in any place, said justice may thereupon issue a search warrant; and may also cause the person in whose possession such cans, bottles, or vessels are found, to be brought before him, and shall thereupon inquire into the circumstances of such possession; and shall award possession of the property taken upon such search warrant to the owner thereof.

SECT. 5. All acts and parts of acts inconsistent herewith are hereby repealed, and this act shall take effect upon its passage.

Approved, April 2, 1903.

Description Relating to Trade Marks and Names.

ACT OF 1903.

Filed in the office of City Clerk  
Aug 30 1923