

coopering or other expenses in relation to such spirits, and for all moneys advanced by him for the payment of any Federal, State, county or municipal tax or duty by law imposed upon said spirits while in bond or otherwise in the possession of such warehouseman, or which said warehouseman is by law required to pay, together with legal interest upon all advances so made from the times the same respectively were made; and it shall be lawful for such warehouseman to detain such spirits until his said lien is paid or satisfied in the manner hereinafter provided.

14. Whenever whiskey, wines or distilled spirits of any kind whatsoever belonging to the same owner are stored with any such warehouseman at different times, or whenever separate parcels of such spirits belonging to the same owner are stored with any such warehouseman at the same time, and portions thereof are delivered without payment of storage charges or advances, as aforesaid, made thereon, then said warehouseman shall have a lien upon the portion of such spirits left on storage for all storage charges due and all advances as aforesaid made on the whole.

15. Every such warehouseman who shall have on storage in his possession any whiskey, wines or distilled spirits of any kind whatsoever, on which the tax due the United States Government shall have been paid by such warehouseman, may at any time after the expiration of thirty days from the payment of such tax, enforce his aforesaid lien by sale of such spirits in the manner herein provided.

16. Before any such sale is made, the warehouseman shall give public notice thereof by advertisement inserted at least once a week for three successive weeks prior to the date of such sale in one or more newspapers published in the city or county in this State wherein the warehouseman's principal office is located; and shall also, at least three weeks prior to such sale, cause a notice thereof to be mailed to the last known postoffice address of the original bailor of such spirits, and to the last known postoffice address of any person or persons who shall have theretofore given the warehouseman notice of an interest or claim in said spirits; which notices shall contain (1) a brief description of the spirits against which the lien exists, the date and terms of storage, and the names of the bailor, and of all others then known by the warehouseman to claim an interest in said spirits; (2) an itemized statement of the storage charges, advances and other expenses claimed, showing the amount of the lien therefor at the date of the first insertion of said newspaper notice; (3) the time, manner and terms of such sale, and