

**McNARY-HAUGEN BILL TO AID WHEAT GROWERS**

Washington, D. C., March 25, George G. Jewett, President of the American Wheat Growers Association, who is here to assist in securing the passage in both the Senate and the House, of the McNary-Haugen bill for the relief of the wheat growers and farmers of the United States in stimulating an export demand for farm products, returned this morning from New York inspired by developments to believe the legislation which Senator McNary has sponsored and supported, will become a law.

Due to Senator McNary's efforts the measure is before the Senate with a favorable report," Mr. Jewett said, on his arrival here today. "Senator McNary has been untiring and resourceful in his powerful support of the McNary-Haugen Bill and we who have been so keenly alive to the necessity of securing aid for the wheat growers and farmers are more and more certain that the measure can become law. The action of the Senate in voting down the Norbeck-Burness law leaves the field clear for this measure which will enable the sale of the exportable surplus of wheat and other commodities."

"In view of the unusual committee assignments of Senator McNary in the Senate and the confidence his colleagues have in his leadership, we are certain that favorable action in the Senate is assured and that everything will be done to make this help for the farmers quickly available."

"As an example of the kind of assistance from the business world Senator McNary is getting I desire to call attention to the fact that John R. Mitchell, President of the Capital National Bank of St. Paul and formerly member of the Federal Reserve Bank Board is here to exert every possible influence in favor

of the McNary-Haugen measure." "Good bankers and economists who have studied the problem of the farmers and the need of definite and immediate relief for the food producer are more and more inclined to unite on this measure as one that will do more than any other suggested remedy and we are greatly encouraged in the probability of a successful end to the fight which Senator McNary is making to get this legislation to President Coolidge for his signature."

**FARM POINTERS**

(From O. A. C. Experiment Station)

Better cabbage, tomatoes and other transplanted vegetables can generally be grown from strong plants which are bought than from plants raised at home where there is neither hot house nor hot bed. Home grown seedlings are often raised in boxes kept near a window and due to the poor growing conditions, which are apt to be found there, the plants become tall, spindling and weak and will not develop well when set in the garden. Often such plants while in the boxes are attacked by the damping-off fungus which will spread rapidly throughout the box. This disease rots of the stem of the plants at the surface of the ground thus making them worthless.

For early potatoes, while the ground is still cold, the planting of whole seed is the best practice. Such seed does not rot if the germination is slow.

Sweet corn may be had throughout the season by planting varieties which mature at different times. Good gardeners in many sections are using Portland Market and Golden Bantam, and very often a variety for fall use called Howling Mob. Much better yields are to be had by having the sweet corn plot as nearly square as possible. This provides for better pollination and consequent better yields.

**NOTICE OF SHERIFF'S SALE**

Notice is hereby given that by virtue of an execution duly issued out of the Circuit Court of the State of Oregon, for Harney County, on the 15th day of March, 1924, and to me directed, upon a judgment and decree in foreclosure, duly rendered, entered of record and docketed in said court on the 14th day of March, 1924, in a certain suit in said court pending, wherein George Fry was plaintiff and J. C. Welcome, Jr., and Frankie Welcome, his wife, were defendants, in favor of plaintiff and against said defendants, by which execution I am commanded to sell the real property in said execution and hereinafter described, to pay the same due the plaintiff of \$5,400.00, with interest thereon from the 29th day of January, 1924, at the rate of 8 per cent per annum until paid, and the further sum of \$794.35, with interest thereon at the rate of 12 per cent per annum from July 9th., 1923, until paid, and the further sum of \$648.20, with interest thereon at the rate of 8 per cent per annum from July 9th., 1923, until paid, and the further sum of \$750.00 attorney's fees, and the costs and disbursements of said suit taxes at \$15.80, and all accruing costs, I will, on Saturday, the 19th day of April, 1924, at the hour of ten o'clock A. M., at the front door of the county court house, in Burns, Harney County, Oregon, sell at public auction, in two separate parcels as directed by the aforesaid judgment and decree as hereinafter mentioned, to the highest bidder for cash, all the right, title, interest and estate which the said defendants, or either of them, and all persons claiming by, through or under them, or either of them, subsequent to the execution of the mortgage foreclosed in said suit, to wit: April 30th., 1918, had, have since acquired or now have of, in and to said real property hereinbefore mentioned and described as follows, to wit:

PARCEL NO. 1—The east half of the northeast quarter and the east half of the southeast quarter of section twenty-six (26) in township twenty-two (22) south of range thirty-two and one-half (32½) east of Willamette Meridian, in Harney County, Oregon, containing one hundred sixty (160) acres, more or less, and the southwest quarter of the southeast quarter and the lots two (2), three (3) and four (4), the southwest quarter of the northeast quarter and the northwest quarter of the southeast quarter of section seven (7) in township twenty-five (25) south of range thirty-two and one-half (32½) east of Willamette Meridian, in Harney County, Oregon, containing four hundred seventy-eight and thirty one-hundredths (478.30) acres, more or less, together with all water rights, tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining.

Said real property is to be sold subject to prior liens thereon and subject to redemption as by law provided.

Dated this 22nd day of March, 1924.

W. A. GOODMAN,  
Sheriff of Harney County, Oregon.

PARCEL NO. 2—The lots one (1) and two (2), the south half of the northeast quarter, and the south one-half of section four (4) in township twenty-three (23) south of range thirty-one (31) east of Willamette Meridian, in Harney County, Oregon, containing four hundred seventy-eight and thirty one-hundredths (478.30) acres, more or less, together with all water rights, tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining.

Said real property is to be sold subject to prior liens thereon and subject to redemption as by law provided.

Dated this 22nd day of March, 1924.

W. A. GOODMAN,  
Sheriff of Harney County, Oregon.

**SUMMONS IN TAX FORECLOSURE**

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR HARNEY COUNTY.

L. Bamford, Plaintiff,

vs.

Mrs. H. J. Bamford, George Bamford, Emily Bamford, Dotha Bamford, as heirs of H. J. Bamford, Deceased; to any and all "unknown heirs" of said H. J. Bamford, Deceased; also all other persons or parties unknown claiming any right, title, estate, lien, or interest in the real estate described in the complaint (and in this summons described);

Defendants.

To Mrs. H. J. Bamford, George Bamford, Emily Bamford, Dotha Bamford, as heirs of H. J. Bamford, Deceased; to any and all "unknown heirs" of said H. J. Bamford, Deceased; also all other persons or parties unknown claiming any right, title, estate, lien, or interest in the real estate described in the complaint (and in this summons described); Defendants.

IN THE NAME OF THE STATE OF OREGON:

You and each of you are hereby notified that L. Bamford, the above-named plaintiff, is the holder of Certificates of Delinquency as hereinafter numbered and described, is

sued by the Tax Collector of Harney County, Oregon on the dates and for the amounts of money set forth in the description of said certificates, said respective amounts being then due and delinquent for the taxes for the year specified therein, together with interest, penalty, and costs thereon, upon the real property assessed to H. J. Bamford, and of which you are either the owners or have some claim therein, the record title of said real property being in H. J. Bamford, but who is deceased; said real estate is described as NE¼SW¼, NW¼SE¼, E¼NW¼, Sec. 23, and E¼SW¼, and SE¼ Sec. 23, all in Twp. 29 South, Range 35 East, W. M., Harney County, Oregon.

All taxes subsequent to said certificates have been paid by plaintiff as herein stated; said certificates of delinquency and the tax moneys paid by plaintiff bear interest at the rate of 12 per cent per annum from date of payments.

You and each of you are hereby notified and summoned to appear on or before Thursday the 24th day of April 1924, being over 60 days after the first publication of this summons, exclusive of the date of first publication, and defend this suit or pay the amounts due as shown herein together with costs and accrued interest, and in case of your failure so to do the plaintiff will further apply to the herein-above entitled Court to foreclose the said certificates and lien thereof, and for decree to such effect and costs herein.

Cert. No. 3823, issued Dec. 31, 1921, for 1916 taxes on NE¼SW¼, NW¼SE¼, E¼NW¼ Sec. 23, above Twp. and Range, for \$19.20. Interest thereon to Feb. 18, 1924, \$4.43.

Cert. No. 3821, issued Dec. 31, 1921, for 1918 taxes on the above-described land in Sec. 23, and also E¼SW¼ and SE¼ Sec. 23, above Twp. and Range, for \$49.06. Interest thereon to Feb. 18, 1924, \$12.54. Taxes for 1919 of \$47.75 paid Dec. 31, 1921, with interest thereon to Feb. 18, 1924 of \$12.13. Taxes for 1920 of \$54.80 paid Dec. 31, 1921, with interest thereon to Feb. 18, 1924 of \$14.02. Taxes for 1921 of \$59.30 paid Aug. 25, 1923, with interest thereon to Feb. 18, 1924 of \$3.44. Taxes for 1922 of \$41.82 paid Aug. 25, 1923, with interest thereon to Feb. 18, 1924 of \$2.39. A total of \$320.88, plus accruing int. etc.

This summons is published by order of Hon. R. T. Huguet, County Judge of Harney County, Oregon, made and entered Feb. 18, 1924, directing this summons to be published in Times-Herald, a weekly newspaper of general circulation published in Burns, Oregon, for eight successive weeks, the date of first publication to be in the issue of said paper of Feb. 23, 1924, and the last in the issue of April 19, 1924. All process, papers, and pleadings in this proceeding may be served on the undersigned attorney for plaintiff.

CHARLES W. ELLIS,  
Attorney for Plaintiff.  
Residence and post-office address Burns, Oregon.

**SUMMONS FOR PUBLICATION**  
No. 1953

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF HARNEY.

The Devereaux Mortgage Company, a corporation,  
Plaintiff,

vs.

Ira J. Mahon, Executor of the will and estate of James F. Mahon, deceased; Ira J. Mahon and Verda Mahon, his wife; Emily F. McMahon and John J. McMahon, her husband; Pearl R. Smyth and Claude Smyth, her husband; and Lucy R. Mahon, widow of James F. Mahon, deceased; The First National Bank of Burns, Burns, Oregon; Fred Haines;

Defendants.

To Ira J. Mahon, Executor of the will and estate of James F. Mahon, deceased; Ira J. Mahon, Emily F. McMahon, and John J. McMahon, Defendants:

IN THE NAME OF THE STATE OF OREGON, You are hereby required to appear and answer the complaint of plaintiff filed against you in the above entitled suit, within six weeks from the 16th day of February, 1924, the date of the first publication of this summons, or by the 1st day of April, 1924, and if you fail to so appear and answer, for want thereof the plaintiff will apply to the Court for the relief prayed for in its complaint herein, to-wit: For a judgment and decree that the mortgage executed by defendants Ira J. Mahon, Executor of the will and estate of James F. Mahon, deceased, Ira J. Mahon and Verda Mahon, his wife, Emily F. McMahon and John J. McMahon, her husband, Pearl R. Smyth and Claude Smyth, and Lucy R. Mahon, widow of James F. Mahon, deceased, in

favor of plaintiff The Devereaux Mortgage Company to secure payment of \$30,000.00 be decreed to be a first lien on the following described property situate in Harney County, State of Oregon, to-wit:

The Southwest Quarter of the Southeast Quarter, and the Southeast Quarter of the Southwest Quarter of Section 2; and the South Half of the Northeast Quarter, and the Southeast Quarter of the Northwest Quarter of Section 10; and the South Half of the Northeast Quarter, and the Northwest Quarter of the Northeast Quarter, and the North Half of the Southeast Quarter, and the Southeast Quarter of the Southeast Quarter, and the North Half of the Southwest Quarter of Section 11; and the Northwest Quarter of the Southwest Quarter, and the South Half of the South Half of the South Half of Section 12; and the Northeast Quarter of the Northeast Quarter, and the Northwest Quarter of the Northwest Quarter of Section 13; and the East Half of the Northeast Quarter of Section 14; and the West Half of the Southwest Quarter of Section 16; and the East Half of Section 17; and the East Half of the Northeast Quarter, and the North Half of the Southeast Quarter of Section 20; and the Southwest Quarter of the Southeast Quarter of Section 20; and the South Half of the Northwest Quarter of Section 22; and the Northeast Quarter of the Southeast Quarter of Section 30, all in Township 28 South, Range 35 East Willamette Meridian;

Also the South Half of Section 26, Township 27 South, Range 34 East Willamette Meridian; Also Lot 1 of Section 3; and the Southeast Quarter of the Southeast Quarter of Section 5; and the Northwest Quarter of the Northwest Quarter of Section 9; and the Northeast Quarter of the Northeast Quarter of Section 17; all in Township 29 South, Range 35 East Willamette Meridian; That you and all persons claiming under you subsequent to said mortgage be foreclosed and barred of all right, claim, or equity of redemption in and to said real property; that said property be sold as provided by law in such cases, and the proceeds applied to the amount due on said mortgage and notes secured thereby to-wit: \$30,000.00 with interest thereon at the rate of six and one half per cent per annum from the 1st day of January, 1922, to the 1st day of November, 1923, and interest at ten per cent per annum thereon from the 1st day of November, 1923, until paid, and the further sum of \$2,000.00 as a reasonable sum to be allowed as attorneys fee for the foreclosure of said mortgage, and the sum of \$15.00 paid by plaintiff for abstract fees, together with plaintiff's costs and disbursements, and for such other and further relief as to the Court may seem just and equitable.

This summons is served upon you by publication by order of the Honorable Dalton Biggs, Judge of the above entitled court, made February 11 and entered of record on the 14th day of February, 1924, directing such publication in The Times-Herald once each week for six consecutive and successive weeks.

RIDGWAY, JOHNSON & MONTGOMERY,  
Attorneys for Plaintiff.  
Postoffice Address:  
1011-1016 Gasco Building,  
Portland, Oregon.  
Date of first publication: February 16, 1924.  
Date of last publication: March 29, 1924.

Section 10; and the Southeast Quarter of the Southeast Quarter of Section 15; and the East Half of Section 16; and the Northwest Quarter of the Northwest Quarter of Section 17; and the Northeast Quarter of the Northwest Quarter, and Lot 1 of Section 20; and the East Half of the Northwest Quarter, and the Southeast Quarter of the Northwest Quarter, and the Northeast Quarter of the Southwest Quarter of Section 20; and the South Half of the Northwest Quarter of Section 22; and the Northeast Quarter of the Southeast Quarter of Section 30, all in Township 28 South, Range 35 East Willamette Meridian;

Also the South Half of Section 26, Township 27 South, Range 34 East Willamette Meridian; Also Lot 1 of Section 3; and the Southeast Quarter of the Southeast Quarter of Section 5; and the Northwest Quarter of the Northwest Quarter of Section 9; and the Northeast Quarter of the Northeast Quarter of Section 17; all in Township 29 South, Range 35 East Willamette Meridian;

That you and all persons claiming under you subsequent to said mortgage be foreclosed and barred of all right, claim, or equity of redemption in and to said real property; that said property be sold as provided by law in such cases, and the proceeds applied to the amount due on said mortgage and notes secured thereby to-wit: \$30,000.00 with interest thereon at the rate of six and one half per cent per annum from the 1st day of January, 1922, to the 1st day of November, 1923, and interest at ten per cent per annum thereon from the 1st day of November, 1923, until paid, and the further sum of \$2,000.00 as a reasonable sum to be allowed as attorneys fee for the foreclosure of said mortgage, and the sum of \$15.00 paid by plaintiff for abstract fees, together with plaintiff's costs and disbursements, and for such other and further relief as to the Court may seem just and equitable.

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**GRATEFUL PARENTS POUR OUT THANKS TO TANLAC**



Mr. & Mrs. JOSEPH E. KAAKE and Family

The value of Tanlac as a family medicine and tonic is again very forcefully demonstrated. This time in the home of Mr. and Mrs. Joseph K. Kaake, 2436 Kirby Ave., West, Detroit, Mich., where father and mother and every member of the family have been benefited by the wholesome and helpful ingredients of the famous preparation.

Recently, in speaking for herself and children, Mrs. Kaake said: "For more than a year our three little ones—John, age 6, Elwyn, 4, and Margarite, 2—had been so peaked and lifeless that we were seriously worried about them. Their stomachs were upset, appetites poor, the color had left their cheeks, their nights were restless, and during the day they would just mope around, taking no interest in play or anything else.

"They began to eat and sleep better almost from the first dose of Tanlac, and have picked up now until you couldn't find three healthier or more active children in all Detroit. They eat ravenously, the color of health has returned to their cheeks, and they just want to be on the go all the time. I have also taken Tanlac to build me up, and it never seems to fail."

"As to my personal experience with Tanlac," said Mr. Kaake, "I simply can't express in words the great help it gave me. About a

year ago I was a victim of boils, actually having fifty-one on me, and was so played out that I couldn't do a bit of work for weeks. My suffering was almost unbearable. I cared little for food, suffered with severe headaches and stomach pains, and got so weak and nervous that I felt discouraged.

"Tanlac corrected my stomach disorders, woke up my appetite, cleansed my blood and toned up my system so that the boils went away, and nothing of the kind has bothered me since. I have gained 28 lbs., and I eat, sleep and feel like a brand-new man. We have given Tanlac a fair trial and found it wonderful, and if anyone doubts our statement they can write personally. We wouldn't think of being without Tanlac."

Tanlac is for sale by all good druggists. Accept no substitute. Over 40 million bottles sold.

Take Tanlac Vegetable Pills.  
—Advertisement

**20,000 Acres**  
--- SAGEBRUSH LANDS ---  
with water rights for sale on Blitzen River in tracts of 80-Acres or more. Reasonable prices---one-fifth cash balance easy terms, six per cent interest.

**Eastern Oregon Live Stock**  
**CRANE Company OREGON**

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**Crane-Burns Mail Stage**  
Seven Passenger Touring Cars  
Best on the line  
Leaves Burns Post Office every evening except Saturday, at 6 P. M.  
**Fare \$2.50**  
BONDED CARRIER  
**U. S. HACKNEY, Proprietor**