

**REPORT AND RECOMMENDATIONS OF PRODUCTION, MARKETING AND HANDLING COMMITTEE**

(Continued from Page Three)

ulations under appropriate restrictions, for the enforcement of the law.

(12) Penalties for violations. We recommend further that the chairman of the Eastern Oregon Wheat League appoint a committee of three to work with the Director of Agriculture in the preparation of an adequate warehouse law.

Because of the low cost of Federal warehouse supervision and the protection afforded the depositors by frequent inspection, and since the experience of warehouses operated under the Farmers National Grain Corporation has been very satisfactory, we urge all cooperative and other grain warehouses that can meet the requirements to become licensed under the Federal Warehouse Act.

We again call attention to one present farm storage law which enables growers to store their own grain in suitable bins on the farms or at places where transportation is accessible and secure an official sample, an official inspection certificate and a state warehouse receipt on such grain, and thus preserve identity of wheat of special value.

Since the Bonneville Dam is rapidly approaching completion and barge transportation of grain will soon be available on a more extensive basis, we again recommend that farmers cooperate in the operation of elevators at strategic points along the Columbia River. We reiterate our recommendation that such elevators should feature the conditioning, cleaning, and blending of grain to take advantage of the grain grades and get the fullest use of cracked grain and foreign material contained in country-run wheat.

We further urge the development of bulk handling facilities at elevators located along the river as a means of reducing the cost of handling and expediting the movement of grain.

We particularly urge terminal elevators in Portland and Astoria, and in Vancouver and Longview, to provide modern suction elevators and marine legs for the more rapid and efficient unloading of bulk grain from barges.

We recommend that the president of the Eastern Oregon Wheat League appoint a committee of five to bring this recommendation to the attention of the public terminal elevator authorities at Portland, Astoria, Vancouver, and Longview, and secure these improved unloading facilities.

**COOPERATIVE MARKETING**

The marketing of grain cooperatively has developed in a very satisfactory manner in Oregon and the Pacific Northwest and presents a possible solution for many cleaning, handling, grading, discount, and other marketing problems. We urge all wheat farmers, whether members or non-members of cooperative grain marketing organizations, to study carefully the principles and possibilities of this system of marketing.

We feel that recent rulings of the insurance commissioner of the State of Washington in denying the North Pacific Grain Growers the right to insure grain for grower members and requiring the cancellation of present insurance on grower members' grain is unjust and contrary to the interests of cooperatives. If, after investigation, it appears that such a ruling may be justified on the basis of existing law, we recommend corrective legislation which will enable cooperatives to take out blanket insurance for the product of its grower members.

**PROTEIN STUDIES**

Protein is rapidly increasing in importance as a price factor. The variation in the protein content of wheat grown at various shipping points in the Columbia Basin counties is well known. It is known, also, that this variation may be caused by soil, climate, location, and variety, but no very accurate information available to producers has been assembled regarding these factors in this region. During the past year protein tests have been made on a large number of samples from most of the Columbia Basin counties. Preliminary studies on data assembled for Umatilla and Sherman counties indicate definite high and low pro-

tein-producing areas and that much valuable information can be had from such a study. It is believed that if these data for all of the wheat counties could be assembled and analyzed, the areas which produce high and low protein wheat consistently could be located and the marketing of wheat from these areas could be facilitated. Such information should be of assistance to wheat growers in obtaining premiums for both high and low protein wheat in accordance with market demands. Such a study may also be of value to research workers in developing methods for improved production of protein wheat.

We request that the Experiment Station and the Extension Service of the State Agricultural College, in cooperation with the State Department of Agriculture, assemble and analyze this information. It is suggested also, that growers, either individually or through their warehousing and marketing organizations, make every effort to cooperate with these agencies in providing the grade and protein information obtained from individual tests.

**GRAIN INSPECTION**

We commend the work of our Federal grain supervision and the Oregon State grain inspection division and the fact that by good management the Oregon inspection department has operated efficiently and built up a reserve fund, on a basis of fees lower than those in adjoining states. It now appears that the Oregon tithing law takes from this department ten per cent of its gross income and further, that the revenue saved by the reduction in salaries of inspection department employees also is diverted to other uses in the state government. The grain inspection fund is being rapidly depleted as a result of this unwarranted policy, and an increase in inspection fees may soon be necessary for the continuation of the work of the department unless these funds are restored.

We believe that diversion of any grain inspection fees, levied for a specific purpose and collected from proceeds of a crop that has already been subject to taxation, is wrong in principle and we demand the restoration of all such funds to the grain inspection account.

We authorize the secretary to transmit this recommendation to the Governor of the State and to members of the legislature from Columbia Basin counties.

It appears that the United States Supreme Court has declared a somewhat similar tithing law to be invalid, on the basis that it diverted funds authorized for a specific purpose, to other uses. We therefore recommend that the chairman of the Eastern Oregon Wheat League appoint a committee of three to take this matter up with the Director of Agriculture and the Attorney General of Oregon and try to correct this situation.

**Features Add Zest To Homemakers Meet**

Special "extra-curricular" features on the program of the seventh annual Oregon Conference for the Study of Home Interests, opening at Oregon State college February 9 and continuing through Friday, February 12, include a hobby show, a festival of plays, a student musical convocation, a concert by the Portland Symphony orchestra, and a "double bill" style show.

Mrs. Azalea Sager, state leader of home economics extension, in charge of the convention, is expecting an enrollment of some 600 Oregon women for the annual course in homemaking, which will include, in addition to these features, a full program of talks, discussions and demonstrations on nearly all phases of that inclusive subject.

The play festival will consist of a one-act play presented by each county having a home demonstration agent. The honor of representing its county at the conference is awarded to the dramatic group giving the best presentation in county contests each year. No winner is chosen at the conference, but constructive criticism of the presentations is given by Miss Elizabeth Barnes, dramatic coach at the college.

The hobby show Thursday after-

noon will feature creative hobbies of Oregon families. The exhibits are being arranged as demonstrations, and those interested will have opportunity to learn some of the crafts, such as leather tooling, glove making, button and accessory making, card weaving, making porch lanterns from oil drums, making foreign cookies, and others.

The Madrigal and Glee clubs and the college orchestra will give a musical convocation Wednesday afternoon, under the direction of Paul Petri, director of music, with Mrs. Kate W. Jameson, dean of women, presiding. Wednesday evening the conference delegates will have an opportunity to attend a concert of the Portland Symphony orchestra on the college campus.

Following the closing luncheon Friday Mrs. Sager has scheduled a style show in two parts. During the first part homemakers themselves from the home demonstration agent counties will model coats, suits and dresses made in extension sewing schools this fall and winter. Following this, a Portland department store will present a style show featuring spring trends and new ideas in vogue.

**Oregon Man Gets High Position**

Corvallis—A former Oregon man, J. Harrison Belknap, has been placed in charge of selection, placement and training of all engineering graduates employed by the Westinghouse Electrical and Manufacturing company of Pennsylvania, one of the two largest concerns of its kind in the United States. Belknap, a member of a pioneer Oregon family, was graduated in electrical engineering at Oregon State college in 1912, and was for a time on the faculty here. The Westinghouse company employs selected graduates from the leading engineering schools each year for further training in the industry.

G. T. Want Ads bring results. The cost is small—try one.

**TREASURY DEPARTMENT.**  
Office of the Comptroller of the Currency  
WASHINGTON, D. C.  
December 28, 1936.

Notice is hereby given to the shareholders of "The Farmers and Stockgrowers National Bank of Heppner", Oregon, that a meeting of

the shareholders will be held at the office of the Receiver of "The Farmers and Stockgrowers National Bank of Heppner", Oregon, on the 9th day of February, 1937 at Two o'clock, P. M., for the purpose of electing an agent to whom the assets of the bank will be transferred and delivered in accordance with the provisions of Section 3 of the Act of Congress entitled "An Act Authorizing the Appointment of Receivers of National Banks and for other purposes", approved June 30, 1876, and of the Acts amendatory thereto approved August 3, 1892 and March 2, 1897 (incorporated in the United States Code as Title 12, Section 197), or for the purpose of continuing the receivership in accordance with the provisions of the last named Act.

J. F. T. O'CONNOR,  
Comptroller of the Currency.  
44-48

**NOTICE OF ANNUAL STOCKHOLDERS' MEETING.**

Notice is hereby given that the annual meeting of the stockholders of Heppner Mining Company will be held at the circuit court room in the courthouse at Heppner, Oregon, on the second Tuesday in February, 1937, being the 9th day of February, 1937, at the hour of two o'clock in the afternoon of said day. The meeting is for the purpose of electing officers and for the transaction of such other business as may appear.

S. J. DEVINE, President.  
44-48 J. O. HAGER, Secretary.

**NOTICE OF SHERIFF'S SALE REAL PROPERTY.**

NOTICE is hereby given that by virtue of an execution and order of sale issued out of the Circuit Court of the State of Oregon for Morrow County this 27th day of January, 1937, upon and pursuant to a decree duly given and made by said Court this 25th day of January, 1937, in a suit pending therein in which The Federal Land Bank of Spokane, a corporation, was plaintiff and Harvie E. Young and Gladys Cox Young, husband and wife; R. R. McHaley, Trustee; Estate of James H. McHaley, deceased; E. R. McHaley, Administrator de bonis non of the estate of James H. McHaley, deceased; V. C. Belknap and Annie Belknap, husband and wife; Roderick R. Belknap and Jane Doe Belknap (whose true name is Vera Davis Belknap) husband and wife; Virgil V. Belknap and Mary Roe Belknap, husband and wife; Janis A. Belknap Johnson and E. F. Johnson, wife and husband; Nettie Blinn and Earl Blinn, wife and husband; Dempsey Boyer and Nora Boyer, husband and wife; Lizzie Coates and J. E. Coates, wife and husband; J. H. Fell and Jane Doe Fell, husband and wife; George E. Fell and Mary J. Fell, husband and wife; George W. Gibson and Hettie Gibson, husband and wife; Adolph Gibson and Jane Doe Gibson, husband and wife; Rex Gibson and Mary Roe Gibson, husband and wife; Calvin G. Gibson and Musa E. Gibson, husband and wife; Mattie Huson, a widow, formerly Mattie Edmundson; Stella Miller, also known as Estella Miller and Thomas M. Miller, wife and husband; Glen Miller and Jane Doe Miller, husband and wife; Zelta McHaley, a single woman; Rice R. McHaley and Elizabeth A. McHaley, husband and wife; Rodney McHaley and Nelle McHaley, husband and wife; G. V. McHaley, same person as Volney McHaley and Nevada McHaley, husband and wife; Ruth O'Neil and Wm. O'Neil, wife and husband; Pearl Peery, same person as Pearl Peary and Edward Peery, wife and husband; Edris Pohl, formerly Edris Peery, and William Pohl, wife and husband; Adeline Pierce, same person as Della Adeline Pierce, and Benjamin Pierce, wife and husband; Francis Putnam, same person as Frankie Putnam and Irvin E. Putnam, wife and husband; Annie Wood, same person as Anna Wood, and Wells W. Wood, wife and husband; The unknown heirs of Mary D. McHaley, deceased; The unknown heirs of Clara Belknap, deceased; The unknown heirs of Amie McHaley, deceased; The unknown heirs of Inez Fell, deceased; The unknown heirs of D. E. Gilman, deceased; The unknown heirs of Bertha O. Gilman, deceased; The United States of America; J. L. Gault, as Receiver of The First National Bank of Heppner, an insolvent National Banking corporation; F. M. Miller; Fred H. Deshon and Fred Wood, as Executors of the last will and testament of Fannie O. Rood, deceased; Ione National Farm Loan Association, a corporation; Also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein; were defendants, which execution and order of sale was to me directed and commanded me to sell the real property hereinafter described to satisfy certain liens and charges in said decree specified. I will on the 27th day of February, 1937, at the hour of 10 o'clock A. M. at the front door of the County Court House in Heppner, Morrow County, Oregon, offer for sale and sell at public auction for cash, subject to redemption as provided by law, all of the right, title and interest of the defendants in said suit and of all parties claiming by, through or under them or any of them since the 16th day of December, 1918, in or to the following described real property, to-wit:

The West Half of the Southeast Quarter and the Southwest Quarter of Section Twenty; the North Half of the Northwest Quarter of Section Twenty-nine and all of Section Thirty, all in Township Three South, Range Twenty-five, East of the Willamette Meridian, and containing 940 acres, and being situated in the County of Morrow, State of Oregon.

Together with the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining. Dated this 27th day of January, 1937. C. J. D. Bauman, Sheriff.

**NOTICE OF LAND SALE.**

By virtue of an order of the County Court, dated the 13th day of January, 1937, I am authorized and directed to sell at public auction, at not less than the minimum price herein set forth and upon the following terms:

S 1/2 SW 1/4 of Section 31, Twp. 4 South, Range 24 East of Willamette Meridian. Minimum price \$80.00.

Therefore, I will, on the 13th day of February, 1937, at the hour of 2:00 P. M. at the front door of the Court House in Heppner, Oregon, sell said property to the highest and best bidder for cash as stated above.

C. J. D. BAUMAN,  
Sheriff of Morrow County, Oregon.

**NOTICE OF SHERIFF'S SALE OF REAL PROPERTY ON EXECUTION.**

Notice is hereby given that under and by virtue of an execution in foreclosure duly issued out of the Circuit Court of the State of Oregon for Morrow County on the 13th day of January, 1937, pursuant to a decree and order of sale duly issued out of said court on the 9th day of January, 1937, in a certain suit in said court wherein State of Oregon, a public corporation, plaintiff, recovered judgment against Alice Cochran, a widow, and Charles E. Cochran, a single man, defendants, for the sum of \$616.37, with interest thereon from the 30th day of July, 1933, at the rate of four per cent per annum, the further sum of \$80.00, attorney's fees, and \$8.55, costs and disbursements, and directing me to sell the following described real property, to-wit:

Lots five (5) and six (6) of Block one (1) Cluff's Fifth Addition to the town of Ione, Morrow County, Oregon.

Now, in obedience to said execution, I will on Saturday, the 13th day of February, 1937, at the hour of 10:00 in the forenoon of said day at the front door of the Court House at Heppner, Oregon, sell at public auction to the highest bidder for cash all of the above described real property and apply the proceeds thereof in payment of said judgment and accruing costs of sale.

Dated and first published this 14th day of January, 1937.  
C. J. D. BAUMAN, Sheriff.

**NOTICE OF SHERIFF'S SALE OF REAL PROPERTY ON EXECUTION.**

Notice is hereby given that under and by virtue of an execution and order of sale duly issued out of the Circuit Court of the State of Oregon for Morrow County, on the 13th day of January, 1937, in a certain suit in said court wherein State of Oregon, a public corporation, was plaintiff and Minnie A. Cochran, a widow, also known as Alice Cochran, Charles E. Cochran, a single man, also known as Elmer Cochran, Walter Cochran, a single man, George Cochran, a single man, Eunice Jenkins, and Emmons Jenkins, her husband, and Venice Ahalt and Harold Ahalt, her husband, were defendants, and in which suit plaintiff recovered judgment for the sum of \$159.76, with interest from the 3rd day of May, 1936, at the rate of four per cent per annum, the sum of \$30.00, attorney's fees and \$8.50 cost and disbursements and which judgment and decree is dated January 9th, 1937, and directing me to sell the following described real property, to-wit:

Lots seven (7) and eight (8) in Block three (3) in the town of Ione, Morrow County, Oregon.

Now, in obedience to said execution and order of sale, I will on the 13th day of February, 1937, at the hour of 10:15 o'clock in the forenoon of said day, at the front door of the Court House at Heppner, Oregon, sell the above described real property at public auction to the highest bidder for cash and apply the proceeds thereof to the payment of said judgment and accruing cost of sale.

Dated and first published this 14th day of January, 1937.  
C. J. D. BAUMAN, Sheriff.

**NOTICE OF FINAL ACCOUNT.**

Notice is hereby given that the undersigned Executor of the Estate of Mary A. Bartholomew, deceased, has filed his Final Account with the County Court of the State of Oregon for Morrow County, and that said Court has set as the time and place for settlement of said account, Monday, the First day of February, 1937, at the hour of 10:00 o'clock A. M. in the court room of said court in Heppner, Oregon.

All persons having objections to said Final Account must file the same on or before said date.

CHARLES H. BARTHOLOMEW,  
Executor of the Estate of Mary A. Bartholomew, Deceased.

**NOTICE OF SHERIFF'S SALE REAL PROPERTY.**


NOTICE is hereby given that by virtue of an execution and order of sale issued out of the Circuit Court of the State of Oregon for Morrow County this 18th day of January, 1937, upon and pursuant to a decree duly given and made by said Court this 15th day of January, 1937, in a suit pending therein in which The Federal Land Bank of Spokane, a corporation, was plaintiff and Lillie T. Nizer; C. Wilson; Anna G. Miller, a widow; Otto Lubbes and Nellie Lubbes, husband and wife; West Extension National Farm Loan Association, a corporation, were defendants, which execution and order of sale was to me directed and commanded me to sell the real property hereinafter described to satisfy certain liens and charges in said decree specified. I will on Saturday, the 20th day of February, 1937, at the hour of 10:00 o'clock, A. M., at the front door of the County Court House in Heppner, Morrow County, Oregon, offer for sale and sell at public auction for cash, subject to redemption as provided by law, all of the right, title and interest of the defendants in said suit and of all parties claiming by, through or under them or any of them since the 21st day of March, 1923, in or to the following described real property, to-wit:

The Farm Unit "E" according to the Farm Unit Plat, or the West Half of the Southeast Quarter of the Northeast Quarter and the West Half of the Northeast Quarter of the Southeast Quarter of Section Twenty-four in Township Four, North of Range Twenty-four, East of the Willamette Meridian, containing 40 acres . . . Situated in Morrow County, State of Oregon.

Together with the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and

Together with all water and water rights used upon or appurtenant to said lands and however evidenced. Dated this 18th day of January, 1937. C. J. D. BAUMAN, Sheriff.

**Do This For A COLD**




**1** Take 2 Bayer Aspirin tablets with a full glass of water at first sign of a cold.

**2** If throat is sore also, gargle twice with 3 Bayer tablets dissolved in 1/2 glass of water.

**Quick Relief with 2 Bayer Aspirin Tablets**

The modern way to ease a cold is this: Two Bayer Aspirin tablets the moment you feel a cold coming on. Repeat, if necessary, in two hours. If you also have a sore throat due to the cold, dissolve 3 Bayer tablets in 1/2 glass of water and gargle with this twice. The Bayer Aspirin you take internally will act to combat fever, aches, pains which usually accompany a cold. The gargle will provide almost instant relief from soreness and rawness of your throat. Your doctor, we feel sure, will approve this modern way. Ask your druggist for genuine Bayer Aspirin by its full name — not by the name "aspirin" alone.



**15¢ FOR A DOZEN**  
**2 FULL DOZEN FOR 25¢**  
**Virtually 1c a Tablet**