

**Seed Standard Set; Flax Checks Given**

Use of seed adapted to the conditions for which it is sown will be an essential in participating in this year's agricultural conservation program, it is announced by the state committee in charge in Oregon. In line with a national policy adopted, the state technical committee has recommended specific requirements in alfalfa and clover seeding, pasture grass seeding and related crops, where soil building payments are sought.

No payments will be made this year in Oregon for seeding alfalfa seed obtained from southwestern states, or that imported from Argentine or South Africa, it is announced. No imported red clover seed is to be used except that from Canada.

Pasture grass restrictions will include the elimination from consideration of seed that contains noxious weeds, and mixtures must be such as give reasonable assurance of success in the district where seeded. Those in charge of the program point out that the rules are such as to give every consideration to the cooperators who do everything possible from his standpoint and then suffers a crop failure. Payments are still permissible in such cases. The use of poor seed at the start, however, invites failure and is not evidence of good faith, it is held.

The federal subsidy to fiber flax growers in 1936, administered thru the AAA, netted 306 Oregon and Clark county, Wash., growers \$25,036.31, according to a report just made by the state committee at O. S. C. Checks have been distributed from San Francisco after the claims were checked here in Oregon.

Clackamas county led all others in production, with 134 growers getting \$10,731.15 in addition to the market price for 2210 tons. The final rate of payment was \$4.90 a ton. Marion county was close behind Clackamas with 106 growers, 1909 tons, and \$9,224.52 in payments. Other counties with lesser amounts were Linn, Lane, Clark (Wn.), Yamhill and Douglas in that order. Total acreage for the region was 2579 and total tonnage 5163.

**Cattle Make Gains Despite Bad Weather**

Union.—Ability of beef cattle to put on good gains despite severe winter weather was demonstrated here during January by the results obtained at the Livestock Branch Experiment station. Four out of the seven lots of steers fed made an average gain of more than two pounds per day during the month, a figure considered good under normal conditions.

These feeding trials were carried on under practical commercial conditions, reports D. E. Richards, superintendent, as the steers were fed in open lots with only a windbreak for shelter.

Cattle fed alfalfa hay and coarsely ground barley made the best gains for the month, averaging 2.23 pounds per day. A comparable lot of steers fed grain hay and barley made only an average gain of 1.91 pounds. Gains made by heifers were considerably less than those by the steers. Good Hereford cattle were used in all the trials.

Considerable interest in finishing cattle has developed in Oregon in the past few years as the demand for better quality beef has grown. A series of feed resources meetings were held through the livestock sections of the state this winter to make available recent experimental results with stock feeding. Because of the unusually severe winter weather the January record is considered particularly encouraging.

**INSURANCE SETTLED.**

Seeley & Co., with Walter Eubanks as agent, settled \$1400 insurance on the A. E. Stefani farm home near Ione, within four days after it burned.

Jim Burnside was in town last Thursday from the farm near Hardman, making it in for the first time in several weeks. The winter was about as hard as he had ever experienced in his many years in the county, he said.

**LEGISLATIVE HIGHLIGHTS**

By A. L. LINDBECK.

Salem.—Oregon is not yet ready to abandon its time-tried legislative set-up for the unicameral system, in the opinion of the state senate. Two measures calling for this legislative reform were killed by the senate this week. One of these, by Senator Carey, would have vested the law-making functions in a single organization of not fewer than 30 nor more than 36 members. No time limit would have been placed upon sessions of this lawmaking body and their aggregate pay would have been fixed at \$60,000 for the biennium, this sum to be divided equally among the members, whether 30 or 36, and the members to hire their own stenographers. The other unicameral legislature proposal by Senators Burke and Staples, would have abolished the House of Representatives and left the law making functions entirely in the hands of the senate. Senator Strayer, chairman of the resolutions committee which recommended that the measures "do not pass," declared that Oregon could not afford to experiment with the proposed reform. He urged that this state await the outcome of the experiment now being tried out in Nebraska.

The senate also blocked the move to refer to the voters a proposed constitutional amendment creating the office of lieutenant governor and still another measure proposing an increase in the pay of legislators from \$3 to \$8 a day.

Although these proposed reforms are dead so far as the present session is concerned, proponents of the unicameral legislature and lieutenant governorship expect to place the issues before the people through the referendum.

Young Americans who live in Oregon are not to be denied the pleasure that comes from burning one's fingers or shooting out an occasional eye in the good old fashioned way on the Fourth of July. The House this week killed the Higgs bill which would have banned the use of fireworks and firecrackers in this state.

Counties in which the state milk control board has established milk pools will have their own local control boards if a bill introduced this week is enacted into law. The local boards, to be named by the governor, would serve without pay and act only in an advisory capacity to the state board.

In his second appearance before the legislature since the present session convened Governor Martin this week cracked down on the legislators who are sponsoring bills aimed at the state highway fund and the regulation of highway traffic. Bills now before the session, the governor pointed out, provide for the diversion of \$1,700,000 of the highway funds. To enact these, he warned, would create a deficit of \$1,000,000 in the highway account. Senators and Representatives whose toes were stepped on by the governor in his special message—and they were many—did not take kindly to the official castigation which amounted, in effect, to a notice that any of the objectionable measures that might get as far as the governor's office could expect to meet with the executive veto.

The parole board bill which came before the legislature with the blessing of Governor Martin, does not meet with the approval of State Treasurer Holman. The bill would centralize the parole activities of the penitentiary, boys' and girls' schools under a single board. Holman objects to the proposed disruption of the parole staffs at the boys' and girls' schools which have been built up over a period of years with a view to giving expert supervision to these juvenile delinquents.

The perennial chain store bill, long delayed, finally made its appearance in Saturday's batch of new senate bills. The bill would levy an annual tax on all retail stores, ranging from \$1 for an independent store up to \$250 for each store in a chain of 75 or more.

Now that the House has clamped down on new bills they are all coming in by way of the Senate. The

hopper of the upper house is clogged every day, a single day's grind during the past week totalling 35.

Mrs. Wm. Smethurst came in yesterday morning from the farm in the Alpine district. The hard wind almost blew the car off the road, she said.

**NOTICE OF FINAL SETTLEMENT.**

Notice is hereby given that the undersigned has filed her final account as executrix of the estate of Samuel Hughes, deceased, and that the County Court of the State of Oregon for Morrow County has appointed Monday, the 5th day of April, 1937, at the hour of 10 o'clock in the forenoon of said day, as the time, and the county court room in the house at Heppner, Oregon, as the place, of hearing and settlement of said final account. Objections to said final account must be filed on or before said date.

MARY HUGHES, Executrix.

**NOTICE OF EXECUTORS' SALE OF REAL PROPERTY.**

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF MULTNOMAH, DEPARTMENT OF PROBATE.

In the Matter of the Estate of FANNIE O. ROOD, Deceased.

Notice is hereby given that pursuant to power given the undersigned by the Last Will and Testament of said Fannie O. Rood, deceased, and also pursuant to an order of the above entitled Court duly made and entered in said Estate on the 8th day of May, 1929, authorizing, empowering and directing the undersigned as Executors under said Last Will and Testament to sell at private sale for cash or upon credit and at such price or prices and upon such terms as to the undersigned may seem wise or proper, the following described real property situated in the County of Morrow, State of Oregon, to-wit:

The Northeast quarter and the North half of the Southeast quarter of Section Thirty-five (35) in Township Three (3) South, Range Twenty-three (23) East of the Willamette Meridian, containing 240 acres; and we will on and after the 18th day of March, 1937, proceed to sell at private sale for cash or upon credit at such price or prices and upon such terms as to the undersigned may seem wise or proper and subject to the confirmation of the above entitled Court, the said described real property, the same to be so offered for such sale at the office of the Deshon Mortgage Company, No. 1216 Spalding Building in the City of Portland, County of Multnomah, State of Oregon.

FRED H. DESHON, FRED ROOD.

Executors under the Last Will and Testament of Fannie O. Rood, deceased.

Date of First Publication, February 18, 1937.

Date of Last Publication, March 18, 1937.

**NOTICE OF SALE OF CITY LOTS.**

By virtue of an order of the County Court, dated the 4th day of February, 1937, I am authorized and directed to sell at public auction, at not less than the minimum price herein set forth and on the following terms: 20% down and the remainder in ten equal semi-annual

payments with interest at the rate of six percent on the deferred payments and all future taxes to be paid by the purchaser:

Ione Sperry's 2nd Addition, lots 9 and 10, Block 8, to the City of Ione. Minimum price \$101.00.

Therefore, I will, on the 27th 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.

**IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF GILLIAM.**

KATHERINE L. WASHBURN, Plaintiff,

vs. MARK W. WEATHERFORD and EMMA WEATHERFORD, his wife; O. LOWELL, MRS. W. W. WEATHERFORD and JUNCTION CITY STATE BANK, Defendants.

**NOTICE OF SHERIFF'S SALE.**

By virtue of an execution, judgment order, decree and order of sale issued out of the above entitled Court in the above entitled cause, to me directed and dated the 16th day of January, 1937, upon a judgment rendered and entered in said Court on the 2nd day of January, 1937, in favor of Katherine L. Washburn, plaintiff, and against O. LOWELL, defendant, for the sum of \$841.82 with interest thereon at 6 per cent per annum from the 31st day of October, 1932, until paid; the further sum of \$457.31 with interest thereon at 6 per cent per annum from the 24th day of June, 1935; and the further sum of \$100.00 attorney's fees, and the costs of and upon this writ commanding me to make sale of the following described real property, situated in the County of Morrow, State of Oregon, to-wit:

Also that portion of Section 6, Township 1 North Range 23 East, W. M. lying North and West of the County Road running through said section, containing 415 acres more or less;

Also the Southwest quarter of the Northwest quarter, the west half of the southwest quarter and the southeast quarter of the southwest quarter of Section 30 and the West half of Section 31, Township 2 North Range 23 E. W. M., all situated in Morrow County, Oregon, and containing 941 acres, more or less;

Also the South half of the Southeast quarter and the Northwest quarter of the Southeast quarter, and the Southwest quarter of the Northeast quarter of Section 31, Township 2 N. R. 23 E. W. M., in Morrow County, Oregon, containing 160 acres more or less.

Now, therefore, by virtue of said execution, judgment order, decree and order of sale and in compliance with the commands of said writ, I will, on Saturday, the 13th day of March, 1937, at 10:00 o'clock A. M., at the front door of the County Court House in Heppner, Morrow County, State of Oregon, sell at public auction (subject to redemption), to the highest bidder for cash in hand, all the right, title and interest which the above named defendant, O. LOWELL had on the 31st day of October, 1932, the date of the Trust Deed and/or mortgage herein foreclosed, or since that date had in and to the above described property or any part thereof, to satisfy said execution, judgment order and decree, interest and accruing costs.

Dated February 11, 1937. First Publication February 11, 1937. Last Publication March 11, 1937.

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

**NOTICE FOR PUBLICATION.**

Department of the Interior, U. S. Land Office at The Dalles, Oregon, Feb. 4, 1937.

NOTICE is hereby given that Columbus J. Gordon, of Heppner, Oregon, who, on Sept. 30, 1929, made Homestead Entry under Act Dec. 29, 1916, No. 027301, for N<sup>1</sup>/<sub>4</sub>SE<sup>1</sup>/<sub>4</sub>, SE<sup>1</sup>/<sub>4</sub> SE<sup>1</sup>/<sub>4</sub>, Sec. 12, E<sup>1</sup>/<sub>2</sub>NE<sup>1</sup>/<sub>4</sub>, SE<sup>1</sup>/<sub>4</sub>, Sec. 13, N<sup>1</sup>/<sub>2</sub>N<sup>1</sup>/<sub>4</sub>, Sec. 24, T. 7 S., R. 28 E., and Lot 19, Sec. 7, Township 7 South, Range 29 East, Willamette Meridian, has filed notice of intention to make final Proof to establish claim to the land above described before Jos. J. Nys, Notary Public, at Heppner, Oregon, on the 24th day of March, 1937.

Claimant names as witnesses: S. M. Morgan, Rosco Cox, Chester Masey, R. A. Thompson, all of Heppner, Oregon.

W. F. JACKSON, Register.

**NOTICE TO CREDITORS.**

Notice is hereby given that the undersigned was duly appointed by the County Court of the State of Oregon for Morrow County, executrix of the last Will and Testament of Thomas J. O'Brien, deceased, and all persons having claims against the estate of said deceased are hereby required to present the same to the undersigned with proper vouchers as required by law, at the law office of Jos. J. Nys, at Heppner, Oregon, within six months from the date of this notice.

Dated and first published this 4th day of February, 1937.

LUCY G. O'BRIEN, Executrix.

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

Notice is hereby given that on the 6th day of March, 1937, at 3 o'clock p. m. of said day, at the front door of the County Court House in Heppner, Morrow County, Oregon, I will sell at public auction to the highest bidder for cash the following described land, to-wit:

The East Half of Section 21, all of Section 22, the South Half and the Northwest Quarter of Section 23, and the North Half of Section 26, all in Township 1 North of Range 24 East of the Willamette Meridian, in Morrow County, Oregon.

Said sale is made under execution issued out of the Circuit Court of the State of Oregon for Morrow County to me directed in the case of The California Joint Stock Land Bank of San Francisco, a corporation, plaintiff, v. Earl Murray and others, defendants, which said execution commands me to sell said land to satisfy the sum due said

plaintiff, to-wit: the sum of \$17,179.39, and interest thereon.

Dated February 11, 1937. C. J. D. BAUMAN, Sheriff of Morrow County, Oregon.

**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. E. 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 Huston, 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 Poti, formerly Edris Peery, and William Poti, wife and husband; Adeline Pierce, same person as Deilla 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 Anna 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 Rood, 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 (3) 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 thereto belonging or in anywise appertaining.

Dated this 27th day of January, 1937. C. J. D. Bauman, Sheriff.

**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 "B" 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 thereto belonging or in anywise appertaining, and

Together with all water and water rights used upon or appurtenant to said lands and however evaded. 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**