

Great Small Grain To Free Seed From Smuts

Smuts in wheat and barley can be controlled by treating the seeds with fungicides or hot water...

Planting seed that has never been infected also is good, said Dr. Luther Shaw, extension plant pathologist at State College...

A few smutty heads in a field are capable of infesting a large percentage of the seed produced on the farm...

Gats smuts can be controlled either by planting a disease-resistant variety or by treating the seed with a fungicide...

The treatment recommended differs with the type of smut and the kind of seed.

Treat loose smut by immersing the seed in hot water. Keep wheat 10 minutes in water that has been heated to 129 degrees Fahrenheit...

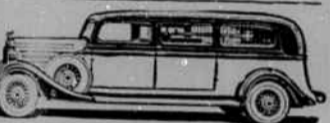
A fungicide dust will kill the covered smut spores. Treat wheat with 2 1/2 ounce of ethyl mercury phosphate dust to each bushel of seed...

Both covered and black loose smuts in barley may be eradicated by dusting each bushel of seed with 2 1/2 ounce of ethyl mercury phosphate dust...

This last treatment will also kill covered and loose smut in oats.

The simplest and most effective home-made machine to use in treating seed with fungicidal dusts is the barrel mixer.

A diagram showing how to make such a duster, together with a detailed discussion of smuts and smut control methods may be secured free from Dr. Luther Shaw, State College, Raleigh.



Quinn & Humphrey QUICK AMBULANCE SERVICE Funeral Directors & Embalmers

GAS, OIL, All Accessories for Your Car

Drive in and let us service your car with those

Good Gulf Products SERVICE WITH A SMILE

MURPHY SERVICE STATION A. J. Hembree, Prop.

LEGAL MATTERS

NOTICE: - SALE OF VALUABLE REAL ESTATE TOWN OF ANDREWS Vs. PASCAL PALMER, ET ALS.

Under and by virtue of an order of the Clerk of the Superior Court of Cherokee County, N. C. made in the above entitled proceedings for foreclosure on tax liens appointing the undersigned Commissioner of the Court to sell the lands herein described in order to satisfy said liens...

Being the Eastern half of lot No. 3 in block L of the original survey of the Town of Andrews, and being lots Nos. 1-2-4-7-8 and 9 in block L of the original survey of the Town of Andrews.

Dated and posted this the 30th day of September, 1936.

D. H. TILLITT, Commissioner.

(10-4t-dht)

NOTICE: - SALE OF VALUABLE REAL ESTATE TOWN OF ANDREWS Vs. A. B. GILLESPIE ET UX ET ALS.

Under and by virtue of an order of the Clerk of the Superior Court of Cherokee County, N. C. made in the above entitled proceedings for foreclosure on tax liens appointing the undersigned commissioner of the Court to sell the lands herein described in order to satisfy said liens...

In the Town of Andrews, Cherokee County, N. C.

Being lots Nos. 11 and 12 in block FF in Oakwood Heights Addition to Town of Andrews, except that portion of said lots which is in excess of homestead allotment and sold under execution.

Dated and posted this the 24th day of September, 1936.

D. H. TILLITT, Commissioner.

NOTICE: - SALE OF VALUABLE REAL ESTATE ANDREWS SCHOOL DISTRICT AND/OR ANDREWS SPECIAL BOND TAX UNIT OF CHEROKEE COUNTY Vs. SAMUEL BIRCHFIELD, ET ALS. AND C. M. WOFFORD Vs. SAM BIRCHFIELD ET AL.

Under and by virtue of an order of the Clerk of the Superior Court of Cherokee County, N. C. made in the above entitled proceedings for foreclosure on tax liens appointing the undersigned Commissioner of the Court to sell the lands herein described in order to satisfy said liens...

FIRST TRACT: Being situated on the waters of Holland's Creek, Valletown Township, Cherokee County, N. C. and being a portion of tract No. 106 and tract No.

And being all the land conveyed to Samuel Birchfield by George W. Hensley by deed dated Feb. 27th., 1924 and recorded in book No. 87 page 378.

SECOND TRACT: Being a part of tract No. in Valletown Township, Cherokee County, N. C. on the waters of Beaver Creek.

And being all the land conveyed to Samuel Birchfield by Bascomb Lee and wife, Ela Lee, by deed dated March, 25th., 1926 and recorded in book No. 89 page 267.

Dated and posted this the 30th day of September, 1936.

C. E. HYDE, Commissioner.

NOTICE: - SALE OF VALUABLE REAL ESTATE TOWN OF ANDREWS Vs. PASCAL PALMER, ET ALS.

Under and by virtue of an order of the Clerk of the Superior Court of Cherokee County, N. C. made in the special proceedings of Andrews School District and/or Andrews Special Bond Tax Unit of Cherokee County, vs. W. T. Moore et als. for foreclosure on a tax lien appointing the undersigned Commissioner of the Court to sell the lands herein described in order to satisfy said lien...

Being lots Nos. 4-5 and 6 in block D of Junaluska Jungles—Reference to the plot or map of same which is recorded in the office of the Register of Deeds for Cherokee County, being hereby made for a more accurate and complete description of said lots or parcels of land.

Dated and posted this the 30th day of September, 1936.

D. H. TILLITT, Commissioner.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE WESTERN DISTRICT OF NORTH CAROLINA ASHEVILLE DIVISION UNITED STATES OF AMERICA upon the relation and for the use

of the TENNESSEE VALLEY AUTHORITY, Petitioner

C. F. DENTON LEONARD WALDO ADA P. WALDO, his wife SADIE J. WALDO, a widow MAY WALDO HIPKISS FREDERIC J. WALDO GEORGE T. MILLSAPS UNKNOWN HEIRS AND OR DE- VISEES of Leonard Waldo, Ada P. Waldo, and Sadie J. Waldo, a widow UNKNOWN CLAIMANTS

ORDER OF PUBLICATION

In the above styled cause, it appeared by affidavit that:

Leonard Waldo, Ada P. Waldo, his wife, Sadie J. Waldo, a widow, and May Waldo Hipkiss, are nonresidents of the State of North Carolina, their residence now being Belmont, Massachusetts.

Frederic J. Waldo is a nonresident of the State of North Carolina, his last known residence being Buffalo, New York.

The unknown heirs and/or devisees of Leonard Waldo, Ada P. Waldo, his wife, and Sadie J. Waldo, a widow, whose names, ages, and addresses are unascertained after due search and inquiry are sought to be made parties to this proceeding.

The unknown claimants, whose names, ages, and addresses are unascertained after due search and inquiry are sought to be made parties to this proceeding.

It is, therefore,

ORDERED, ADJUDGED, AND DECREED that the respondents Leonard Waldo, Ada P. Waldo, his wife, Sadie J. Waldo, a widow, May Waldo Hipkiss, Frederic J. Waldo, the unknown heirs and/or devisees of Leonard Waldo, Ada P. Waldo, his wife, and Sadie J. Waldo, a widow, and the unknown claimants appear on or before the 23 day of Nov., 1936, in the District Court of the United States for the Western District of North Carolina, Asheville Division, sitting at Asheville, North Carolina, and there make answer to the petition filed in the above styled cause by the United States of America, upon the relation and for the use of the Tennessee Valley Authority, and then and there assert whatever claim, right, title, or interest they may have in said land sought to be condemned in said styled cause, or be forever barred.

The easement and right of way sought to be condemned is on, over, and across the following land: TRACT SFB-43

A strip of land for a right of way 150 feet wide, lying 75 feet on each side of the center line of the Santetlah-Fowler Bend transmission line location, as shown on a map filed in the Recorder's office of Graham County, North Carolina, through the land of C. F. Denton, the center line of the location through the land of C. F. Denton being more particularly described as follows:

BEGINNING at a point where the center line crosses the North line of C. F. Denton's land at survey station 738 / 62.0 on the center line of the transmission line location, said point being N. 86° 54' W., 755 feet from a corner of the lands of C. F. Denton, and the Nantahala National Forest; thence S. 61° 00' W., 4970.1 feet to survey station 788 / 32.1; thence S. 40° 30' W., 736.9 feet to a point where the center line crosses the Southeast line of C. F. Denton's land at survey station 795 / 69.0, said point being S. 55° 28' W., 247 feet from a corner of the lands of C. F. Denton, and the J. L. Denton Heirs.

The above described strip of land is a continuous right of way 150 feet wide through the said property between the above named North and Southeast property lines and has a net length of 5707 feet along the center line.

It is further ordered that this notice be published once a week for 4 consecutive weeks in the Cherokee Scout, a weekly newspaper published in Murphy, North Carolina.

Done this 23 day of Sept., 1936.

E. Y. WEBB, Judge United States District Court Western District of North Carolina Asheville Division.

A True Copy—Test J. Y. JORDAN, Clerk By O. L. McLURD, Chief Deputy Clerk.

NORTH CAROLINA, CHEROKEE COUNTY. C. E. HYDE, Adm. C. T. A. of the estate of Robert F. Piercy.

Mattie Bell Piercy, heirs at law and devisees.

NOTICE OF SERVICE The above named defendants, except those personally served in this action, will take notice that on the 7th day of September, 1936, an action entitled as above was commenced in the Superior Court of Cherokee County for the purpose of subjecting a portion of real property belonging to the estate of Robert F. Piercy to sale to satisfy certain debts of the estate.

It is ordered that said defendants are required to be and appear before the Clerk of the Superior Court for the County of Cherokee at his office in Murphy, N. C. not later than ten days after the 22nd day of October, 1936, and answer the complaint of petition a copy of which has been filed in the said office of the Clerk of the Superior Court of said county. And let them take notice, that if they fail to answer said petition or complaint within the time above specified the plaintiff will apply to the court for the relief demanded in the complaint or petition.

This the 23rd day of September, 1936.

J. W. DONLEY, Clerk Superior Court

NORTH CAROLINA, CHEROKEE COUNTY. NOTICE OF SALE OF REAL ESTATE

Whereas, on June 1st, 1934, W. M. Fain and wife, Zelma Fain and Porter Fain, executed to the undersigned Trustee a Deed of Trust on lands therein described, and which is herein described, to secure certain indebtedness to various parties named in said deed of trust, which said deed of trust is registered in office of Register of Deeds, for Cherokee County, in deed book No. 112, page 344, to which said record reference is hereby made; and whereas the said W. M. Fain, Zelma Fain and Porter Fain have failed to pay off and discharge all of the indebtedness secured by said deed of trust; and whereas application has been made by those beneficiaries set forth in said deed of trust who have not been paid that the undersigned trustee do execute the trust imposed upon him to the extent that said lands set forth and described in said deed of trust be sold: Now therefore by virtue of the power and authority given me by said deed of trust, as trustee, I will on Monday the 26th day of October, 1936, at 10 o'clock A. M. Central Time, offer for sale at the Courthouse door in Murphy, and sell all the right, title and interest of the said W. M. Fain, Zelma Fain and Porter Fain in and to the following pieces and parcels of land situate in the Town of Murphy, Murphy Township, Cherokee County, North Carolina, to-wit:

FIRST PIECE: All their right, title, and interest in and to that piece of land known as the home of the late E. Fain, and Tommie Fain in East Murphy, described as follows:

BEGINNING on a locust stake on the line of late P. M. G. Ray (Now

Mrs. Ella Brittain) lot and the N. E. corner of the Bascomb Pass (now Mack Carringer Estate) lot and runs North 23, West 385 feet to a stake; then South 52 West 132 feet to a post oak; then North 23 West 25 feet to a stake (formerly a post oak); then South 52 West 221 feet to a stake; then South 38 East 396 feet to a stake; then North 52 East 281 feet to BEGINNING. It being same piece of land described in decree of Superior Court for Cherokee County and recorded in office of Register of Deeds for Cherokee County in Deed Book No. 26, on page 589.

The conveyance of above piece of land as to interest of W. M. Fain, is subject to a deed of trust given by W. M. Fain and wife, to Charles W. Carringer, Trustee on May 8th, 1931, and recorded in Deed Book 94, Page 511, May 8, 1831.

SECOND PIECE: Lot No. 6., old survey of Town of Murphy, and formerly owned by the late Mercer Fain, and conveyed by heirs of Mercer Fain to John E. Fain, by deed dated July 18, 1908, and registered in deed book No. 50, Page 481, December 30th, 1908.

THIRD PIECE: All the right title and interest of parties of first part, in, and to that piece of land conveyed by P. A. Mauney, Commissioner to W. M. Fain, and Porter Fain by deed dated June 9th, 1926, and registered in Deed Book No. 96, page 347, in office of Register of Deeds for Cherokee County and described as follows:

BEGINNING on a stone the North East corner of Ben Grant's (Now T. S. Evans) lot, and running with Valley River Avenue North 56 East 10 poles and 4 links to the street leading from Valley River Avenue to Hattie D. Akin's lot; then said street North 35 West 12 poles and 17 links to the street that runs in front of J. E. Fain dwelling and Hattie D. Akin's dwelling; then South 56. West 7 poles to the line of Ben Grant (Now T. S. Evans) lot; then with said line South 20 East 12 poles and 21 links to the beginning.

Excepting from the above described THIRD PIECE, that part of same conveyed by W. M. Fain and wife and Porter Fain, to C. E. and C. H. Holder, by deed dated June 9, 1926, which is registered in Deed Book No. 89 page....., June 10th, 1926.

The sale of the foregoing described pieces of land is made subject to all taxes assessed against same and as against W. M. Fain, Zelma Fain and Porter Fain, and remaining unpaid at time of sale that may be due the Town of Murphy and Cherokee County, and subject to all judgments that may be of record in office of Clerk Superior Court for Cherokee County against W. M. Fain, Zelma Fain and Porter Fain, and all deeds of trust or other liens on same against said W. M. Fain, Zelma Fain and Porter Fain, prior to the deed of trust executed to the undersigned trustee.

Terms of sale Cash. Right reserved to reject any and all bids.

This September 22nd, 1936.

EBMUND B. NORVELL, Trustee.

QUESTIONS THAT ARE ASKED ABOUT BANKING

Do Banks coin money or issue currency?

THIS question has been asked by some people who desire a clearer understanding of our money system in this country.

Banks do not coin money. Money is coined by the Federal government mints under authority given to Congress by Section 8 of the Constitution which says: "The Congress shall have power to coin money and regulate the value thereof."

The banks of the country (except the 12 Federal Reserve Banks) do not issue currency. This function is exercised by the Treasury of the United States. The 12 Federal Reserve Banks issue Federal Reserve Notes. National banks formerly issued National Bank Notes but that authority was terminated by an Act of Congress.

This bank is glad to answer further questions about our American monetary system.

Citizens Bank & Trust Co.

MURPHY ANDREWS