

Cure Hay Early To Get Quality

Coarseness, late cutting, and improper curing cause a large amount of low quality hay in North Carolina each year, according to John A. Arey, extension dairy specialist at State college.

This inferior quality hay has a lower protein and vitamin content than number one hay. The percentage of waste when it is fed to farm animals is also much greater than that for good quality hay, Arey stated.

Leafiness and a bright green color are requirements for No. 1 hay. Most of the protein is found in the leaves, and a bright green color indicates a high vitamin content.

Arey pointed out a direct relationship between the vitamin content of milk and the roughage which the cow consumes. Therefore, he said, it is important that the animal receive hay of a high vitamin content.

Growers should follow three rules if they wish to produce a good quality hay.

First, the extension dairyman declared, the farmer should seed liberally. Thin seeding results in coarse, stemmy hay.

Second, cut early. Alfalfa should be harvested when one-tenth to one-fourth in bloom, soybeans when seed are about one-half developed, lespedeza when around 50 per cent in bloom, cowpeas when the first pods begin to yellow, and cereals, such as wheat, oats, and barley, when the seed are in the milk stage of maturity.

Third rule, Arey declared, is that growers should cure their hay as rapidly as possible. However, he cautioned against overcuring. This causes leaves to fall off and leaches out the green color.

State College Answers Timely Farm Questions

Q. When should lespedeza be cut for hay?

A. Lespedeza should be cut when the plants attain a height of 15 inches or when it is in full bloom, whichever occurs first. The usual dates for cutting is from August 1 to September 1 for the Korean and from August 15 to October 1 for the other varieties. When July and August are dry and September wet the main growth of Common, Tennessee 76 and Kobe will take place in September and the cutting of hay should be delayed. If cut early, lespedeza will make enough second growth to reseed the land, but it is seldom possible to remove a hay crop and a seed crop in the same year.

Q. When should crimson clover be sown in corn and cotton?

A. As a rule, the best time to sow this crop is from August 15 to September 15 in the mountain valleys, from September 15 to 30 in the Piedmont section, and from September 15 to October 15 in the Coastal plains. Many stands of crimson clover are lost by sowing before the summer heat has moderated and excessive shading will also kill the young plants if sown too early in corn and cotton. Seed in the hulls should be seeded earlier than the dates given.

Lake Emory

By MRS. J. R. BERRY

Rev. T. C. Welch has served as pastor of the Ridgecrest church for the past year, the members being so well pleased with his efforts

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Down on the rocks,
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and interest in his work, that he has been reelected to serve as pastor for another year.

Mr. and Mrs. J. W. Moore and children, Mrs. I. K. Moore and Tommy Moore, of Bethel; Miss Helen Moore, of Greenville, S. C.; Mrs. Nite Walker and Jim Walker, of Centerville, Ala., all were guests of Mr. and Mrs. J. N. Downs Sunday.

Mr. and Mrs. Dale Kuykendall, of Asheville, visited Mr. and Mrs. Charles T. Sanders Sunday. Mrs. Kuykendall will be remembered here as Miss Pauline Morgan.

Other visitors who called on Mr. and Mrs. Charles T. Sanders Sunday were: Mr. and Mrs. Herbert Scott, Mr. and Mrs. Will Franks, of Watauga; Mrs. Will Sanders and Dorothy Brooks, of Asheville. Lawson Snyder has gone to spend a week at White Lake with his agriculture class and teacher. Lawson is expecting to visit the coast before returning home.

Charles Bolick and wife have been spending several days with Mrs. Hester Sellers, the mother of Mrs. Bolick. Mr. and Mrs. Bolick returned to their home Monday in Arlington, Va.

Mrs. O. V. Mincey and daughters, Susie and Ruth, attended the Pressley reunion at Speedwell Sunday.

Mr. and Mrs. Dee Dills and three children, from Dillingham, visited Mr. and Mrs. Dee Buchanan Sunday.

Hojack—"Have you ever done any public speaking?"
Cutajar—"Only once, when I proposed to a girl over a telephone in my home town."

LEGAL ADVERTISING

ADMINISTRATORS' NOTICE

Having qualified as administrator of W. A. McGaha, deceased, late of Macon county, N. C., this is to notify all persons having claims against the estate of said deceased to exhibit them to the undersigned on or before the 7th day of July, 1938, or this notice will be plead in bar of their recovery. All persons indebted to said estate will please make immediate settlement.

This 7th day of July, 1937.
J. F. McGAHA AND
LESTER S. CONLEY,
J8-6tp-A12 Administrators

ADMINISTRATORS' NOTICE

Having qualified as administrators of J. W. Hasting, deceased, late of Macon county, N. C., this is to notify all persons having claims against the estate of said deceased to exhibit them to the undersigned on or before the 22nd day of July, 1938, or this notice will be plead in bar of their recovery. All persons indebted to said estate will please make immediate settlement.

This 22nd day of July, 1937.
LAKE-LEDFORD AND
F. E. HASTING,
Administrators.
J29-6tp-S2

NOTICE OF FORECLOSURE RE-SALE

DAT-A-70-M-MOORE
Under and by virtue of the power of sale contained in that certain deed of trust executed by J. M. Moore and wife, Ida Moore, to First National Company of Durham, Inc. and Union Trust Company of Maryland, Co-Trustees, dated July 1st, 1928, and filed for record August 17, 1928, in the registry of Macon County, North Carolina, and recorded in Book 32, page 33, the undersigned as the duly appointed substituted trustee (see book A-5, page 80, of said registry), will offer for sale at public auction at the courthouse door in said county, in the City of Franklin, N. C., at 12 o'clock noon, on Wednesday, August 25, 1937, and will sell to the highest bidder for cash the property described in said deed of trust as follows:

In the town of Franklin, beginning at a stake, the southwest corner of lot No. 46, on the west side of Highland Avenue, said stake being distant 276 feet in a northerly direction from the northwest corner of the intersection of White Oak Street and Highland Avenue, and running thence north 86 west with the line of J. M. Moore 450 feet to a stake in the eastern line of an alley; thence along and with the eastern line of said alley north 4 degs. east 138 feet to a stake in the line of William Sellers; thence along and with the southern line of William Sellers south 86 east 450 feet to a stake in the west side of Highland Avenue; thence along

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and with the west line of Highland Avenue south 4 degs. west 138 feet to a stake, the place and point of beginning.

This is a re-sale and bidding will begin at \$745.50.

This sale will be made subject to all delinquent and outstanding county and city taxes, and paving assessments, if any.

This August 2, 1937.
KESWICK CORPORATION,
Substituted Trustee.
A12-2tc-J&J-A19

NOTICE OF SALE

North Carolina Macon County
J. E. Watkins and wife, Mary Watkins, et al

vs.
Susan Watkins, widow, et al

Under and by virtue of a judgment entered in the above entitled action by the Clerk of the Superior Court of Macon County, on Monday, July 19, 1937, I will, on Monday, the 30th day of August, 1937, at 12 o'clock, noon, at the Courthouse door in Franklin, North Carolina, sell to the highest bidder at public outcry for cash, the following described land:

FIRST TRACT: In Dist. No. 13, being Sec. No. 45, and known as the Granny Jones place, on the waters of Middle Creek, BEGINNING at a white oak, the Northwest side of No. 26, runs north 28 deg. West 100 poles to a white oak; then south 65 deg. West 80 poles to a sourwood; then south 33 deg. west 32 poles to a white pine; then south 52 deg. east 10 poles to a Spanish oak; then south 10 poles to a chestnut; thence south 34 deg. east 98 poles to a stake in the line of No. 26; thence north 45 deg. east 80 poles to the BEGINNING, containing 69 acres more or less (but excepting about 20 acres, more or less conveyed by John Watkins to May Ramey and Margaret Bryson (Hartness) as shown by deed.)

SECOND TRACT: Being 10 acres off the south end of Grant No. 7056 as described in a deed from P. Howard to John Watkins for more full description see said deed, same being all of No. 7056 except what said Howard conveyed to G. P. White, this ten acres begins where the line of Grant No. 7056 touches the Granny Jones Tract and runs thence with the Granny Jones tract to the Martin line, and then with the Martin line to the Fisher line and thence with the Fisher line till the line of Grant No. 7056 leaves the Fisher line, and then to the BEGINNING.

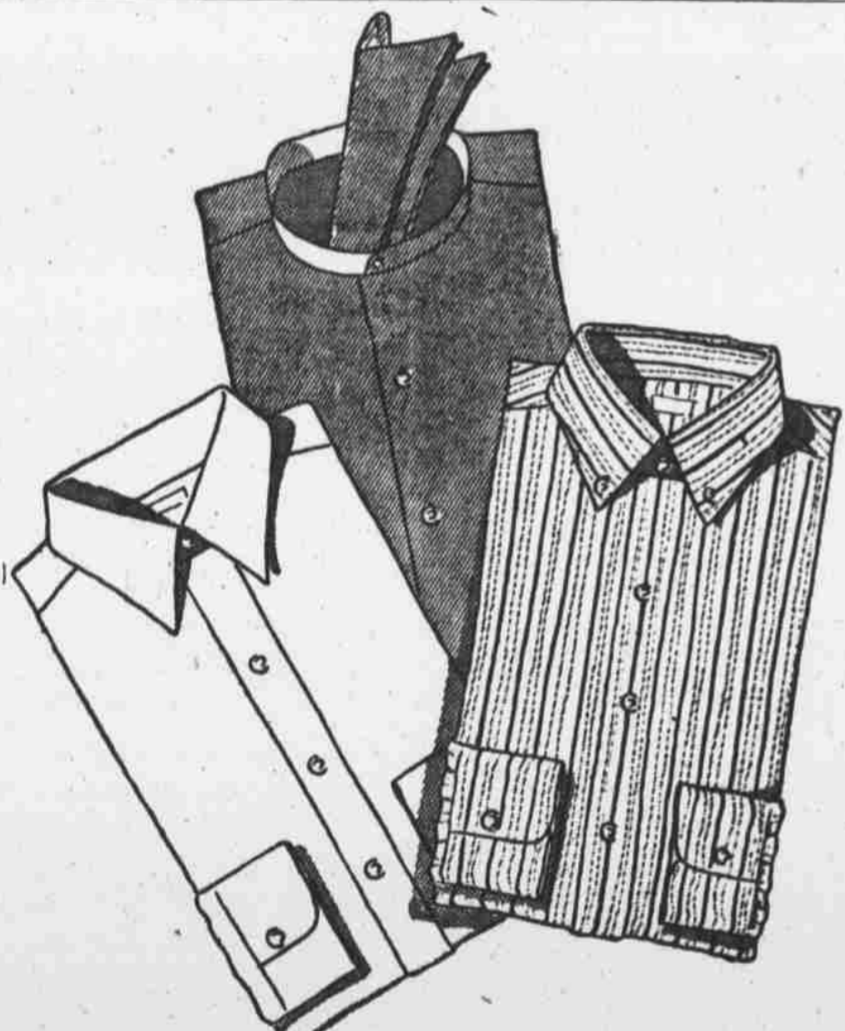
SUBJECT to life estate of N. R. Ramey and Pearl Ramey in tract of land described in deed to them from W. H. Watkins, dated December 5, 1935, and recorded in the Register of Deeds Office for Macon County, in Deed Book X-4, page 498.

This the 27th day of July, 1937.
R. S. JONES,
Commissioner.
A5-4tc-J&J-A26

In the District Court of the United States of America for the Western District of North Carolina, Asheville Division. At Law No. 437. United States of America v. 317.40 acres of land in Macon County, North Carolina, Mrs. Nobia Murray, et al. Notice of Action by publication of Summons. To: Kate Clark Ammons; Margaret Henry; Maris Jones; W. B. McGuire, Jr., Trustee; Lexie Henry; Mrs. J. U. Keener; Sallie Clark Davis and husband, Tom; Parker Henry and wife; H. M. Ammons and wife; Lydia Buchanan; Emanuel Setzer & Co.; T. C. Bowie; John T. Foster and wife; John Gregory and wife; Gregory, wife of J. T.; Houston, wife of E. C.; Cordia King and husband; D. L. Peek and wife; L. H. Tilson, wife of J. C.; Dolly Buchanan and husband; John Buchanan and wife; Manuel Buchanan and wife; William Fox and wife; Callie Keener and husband, if any; H. A. Keener and wife, Caroline; Sophronia Keener and husband; William Keener and wife; James O. Peek and wife, Jane; Melvin Stiwwinter and wife; J. A. Teems, if living; Lizzie Teems and husband, if any; B. E. Williams; Anna Clark Bryson and husband; N. C. Collector of Internal Revenue; U. S. Collector of Internal Revenue; L. F. McCall and wife; Mrs. Louie Watson; R. H. Clark and wife, S. E.; Federal Land Bank of Columbia; Mrs. Ellen Johnson and husband, Gene; Federal Land Bank of Columbia; Mary Clark Johnson (Mary Johnson); Emanuel Setzer; O. W. Dills and wife, Ella; J. T. Foster and wife; J. T. Gregory; Vina Hallock and husband; Jollay (Jolley), wife of J. H.; James M. Peek and wife;

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W. L. Richardson and wife; Callie Buchanan and husband; Hattie Buchanan and husband; M. R. Buchanan, if living; W. A. Buchanan and wife; Arthur Keener and wife; Delpha Keener and husband, if any; Ulrich (Ultra) Keener; W. W. Keener; Rosea Moses and wife; Alpha Stiwwinter and husband, if any; J. N. Sumner and wife; Jimmy Teems and wife; Willie Teems and wife; R. A. Young; H. V. Keener, wife of J. M. Keener; W. L. Higdon, widower; E. C. Houston; and all persons whomsoever who have, or claim to own any estates or interests in the fee or otherwise in and to the premises described in the petition filed in this cause and described in this notice, and any and all heirs and devisees of the several parties above named, whose names and addresses are unknown, and all singular their heirs, husbands, wives, devisees, executors, administrators, representatives, alienees, successors and assigns, of each and every of them; and all unknown owners, lienors, or claimants, having, or claiming to have, any right, title, estate, equity, interest or lien; and all occupants, lessees, users, holders and owners of and claimants to any rights of easement or prescription in, over, across, or through said lands; or any part thereof; you will please take notice that an action entitled as above has been commenced in the District Court of the United States for the Western District of North Carolina, at Asheville, N. C., that summons has been duly issued out of said Court, and petition filed therein asking for the condemnation of the lands described in the said petition and hereinafter described that you, and each of you, are necessary and proper parties to the just and final disposition of this action; that said action has been instituted by the United States Attorney for the Western District of North Carolina for the purpose of the appropriation and condemnation by judicial process, for the public use and benefit of the United States of America, of the lands described in said petition and herein below described, under and by virtue of the provisions of the Weeks Law, Act of Congress of March 1, 1911, Chap. 186 (36 Stat. 961) Title 16, Sections 513, 521, 553 and 563 of U. S. C. A., and according to the method and procedure prescribed in the Act of Congress of August 1, 1888 (25 Statutes 357 (30 U. S. C. A., Sections 257, 258 and 258-a); that the lands proposed to be condemned and appropriated by the plaintiff United States are described substantially as follows: Tract No. 1112, apparent and presumptive owner being Mrs. Nobia Murray, containing according to survey 112.20 acres, situated in Macon County, N. C., in Ellijay Township, on the waters of Ellijay Creek, a tributary of Cullasaja River, more particularly described by metes and bounds in Exhibit "A", and upon map or plat Exhibit "B", attached to the petition in this proceeding filed with the Clerk of this Court at Asheville, N. C. Tracts Nos. 1274, 1274-I and 1274a, apparent and presumptive owner being S. W. Bowers, containing according to survey 103.00 acres, situated in Macon County, N. C., Cullasaja Township, on the waters of Walnut Creek, a tributary of Cullasaja River, more particularly described by metes and bounds in Exhibit "A-1", "A-2" and "A-3", and upon map or plat Exhibit "B-1", attached to the petition in this proceeding filed with the Clerk of this Court at Asheville, N. C. Tract No. 673 and 673a, apparent and presumptive owner being W. T. Jennings, containing according to survey 102.20 acres, situated in Macon County, N. C., in Ellijay Township, on the right prong of Ellijay Creek, a tributary of the Cullasaja River, more particularly described by metes and bounds in Exhibit "A-4", and upon map or plat Exhibit "B-2" attached to the petition in this proceeding filed with the Clerk of this Court at Asheville, N. C.; you and each of you are hereby notified to be and appear at the office of the Clerk of the United States District Court for the Western District of North Carolina, in the United States Courthouse Building at Asheville, Buncombe County, N. C., not later than ten (10) days from and after the completion of service of this summons by publication for four (4) successive weeks and answer or demur to the petition or complaint herein filed by the above named petitioner in the office of the said Clerk, and you are further notified that if you fail to appear and answer or demur to the said petition or complaint within the time specified the petitioner will apply to the Court for the relief demanded in said petition. Witness the Honorable E. Y. Webb, Judge of the District Court for the Western District of North Carolina, this the 3 day of August, 1937, and the year of our Independence the 162nd. J. Y. Jordan, Clerk. By: O. L. McLurd, Chief Deputy Clerk.



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