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Discussion Made Of 1938 Program

Editor's note: This is the second in a series of articles in which two farmers discuss the agricultural conservation program.)
Bill Smith and John Brown have been talking over the agricultural conservation program. Smith has become interested and wants to take part in it.
Smith: "You mean the AAA will pay you money for doing things to improve your own farm?"
Brown: "That's it exactly. They want you to grow more soil-building crops, carry out good farm practices, and limit the acreage of your soil-depleting crops."
Smith: "What is a soil-building practice and what is a soil-depleting crop?"
Brown: "There are a number of things that are counted as soil-build-

ing practices. Among them are growing legumes, seeding certain types of grasses, terracing your fields, applying lime and phosphate. The county agent will explain all that to you."
Smith: "A soil-depleting crop is one that takes fertility out of the land without putting back as much as it takes out—like corn, cotton, tobacco, and wheat."
Brown: "Yes, I think you have. These crops also cause the soil to wash away faster when it rains. You've noticed how rocky some of your fields are getting."
Smith: "I'll say. Seems like rocks just grow there."
Brown: "Well, they don't grow. The water washes the soil away and leaves the rocks sticking out. You don't find rocks growing in your pasture; that's because the grass holds the soil in place."
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 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: Tracts Nos. P34, P34-I and P34-II, apparent and presumptive owner being J. R. Redmond Estate, containing according to survey 480.00 acres, situated in Haywood County, N. C., on the waters of Pigeon River and Wilkins Creek, more particularly described by metes and bounds in Exhibits "A," "A-1" and "A-2," and upon map or plat Exhibit "B," attached to the petition in this proceeding filed with the Clerk of the United States District 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 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 8th day of December, 1937, and the year of our Independence the 162nd. J. Y. Jordan, Clerk. By: W. C. Blythe, Deputy Clerk. Attested: J. Y. Jordan, Clerk. By: _____, Deputy Clerk.

LIME AND PHOSPHATE ARE AID TO ORCHARD

A good use for lime and acid phosphate in orchard management has been reported by H. R. Niswonger, extension horticulturist at State College.
A Yadkin county farmer had been trying to rid his apple orchard of broom sedge and get lepedeza to grow in the orchard as a soil-building crop. But the results were discouraging.
Lepedeza was sown on the orchard in 1935 as a cover crop. In 1936 it was obvious that the broom sedge was crowding out the lepedeza.
Then the grower applied lime and triple superphosphate to the land at the rate of 200 pounds per acre. These materials, however, did not reach all the way under the trees.
This year, the limed and phosphated area showed a good growth of lepedeza that had conquered the broom sedge.
But under the trees where there was no lime or phosphate, the broom sedge was still growing vigorously

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THE OLD HOME TOWN By STANLEY



TRANSACTIONS IN Real Estate (As Recorded to Monday Noon of this Week)

Beaverdam Township
Dr. W. C. Johnson, et ux, to Town of Canton.
J. C. Warren, et ux, to Lon R. Goodson, et ux.
J. C. Kerly, to O. B. Wilson.
B. D. Wilson (Coms.) to H. L. Morgan, et ux.

Clyde Township
Grover C. Davis (Tr.) to C. W. Green and Earl Williams.
J. W. Vich, et ux, to Willard F. Henderson.

Fines Creek Township
Steven H. Duckett, et ux, to A. P. Duckett.

Ivy Hill Township
Paul McHaffey, et ux, to Conley McHaffey.

Waynesville Township
Eugene Garland to W. E. Shuford.
J. R. Morgan, et ux, to M. G. Stamey.
Lula Felmet to Realty Purchase Corporation.
Mallie & Rufus Clark to Metropolitan Realty Corporation.
Swan L. Hendrix, et ux, to F. H. Leatherwood, et ux.

AN UNEXPECTED GIFT
ELGIN, ILL.—Fred P. Weaver has a hog farm. For the last 2 1/2 years he and his father have been feeding little pigs the leftovers from Elgin's dining room tables.
Recently Mr. Weaver was married to Miss Fern Perry, of Palatine. As a wedding gift he handed the bride his collection of more than 400 pieces of silver which careless housewives and maids tossed in with the leftovers and Mr. Weaver retrieved from the feedlot.
Paying taxes is your opportunity to assist your government in undertaking some work for unfortunate men, women and children.
and all the lepedeza had been killed out.
Lepedeza makes a good cover crop for an orchard, Niswonger pointed out, because it checks erosion, helps the soil absorb and hold rainwater, and when plowed under, adds nitrogen and organic matter to the soil.
While broom sedge checks erosion, it is classed as a soil-depleting crop. It takes from the land fertility that should be conserved for the fruit trees.



This year's 18,250,000 cotton crop is the biggest on record. It may look good to some folks, but think of what it will add to the surplus. Where will we sell it?
NOT SO LOUD, PLEASE
WASHINGTON.—Chief Justice Charles E. Hughes asked an attorney Dec. 7 to attack the Roosevelt power program less vigorously.
But the request had nothing to do with the merits of the litigation.
Waving his arms and shouting, W. S. O'B. Robinson, Jr., counsel for the Duke Power Company, was arguing against government financing of

CERTIFICATE OF DISSOLUTION TO ALL TO WHOM THESE PRESENTS MAY COME—GREETING: WHEREAS, it appears to my satisfaction, by duly authenticated record of proceedings for the voluntary dissolution thereof by the unanimous consent of all stockholders, deposited in my office, that the Wayville Hardware Company, a corporation of this State, whose principal office is situated at No. 110 Main Street, in the town of Waynesville, County of Haywood, State of North Carolina (R. G. Coffey being the agent therein and in charge thereof, upon whom process may be served), has complied with the requirements of Chapter 22, Consolidated Statutes, entitled "Corporations", preliminary to the issuing of this Certificate of Dissolution: NOW, THEREFORE, I, Thad URE, Secretary of State of the State of North Carolina, do hereby certify that the said corporation did, on the 8th day of December, 1937, file in my office a duly executed and attested consent in writing to the dissolution of said corporation, executed by all the stockholders thereof, which said consent and the record of the proceedings aforesaid are now on file in my said office as provided by law.
IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal at Raleigh, this 8th day of December, A. D. 1937.
THAD URE, Secretary of State.
(Seal) 681—Dec. 16-23-30-Jan. 6.

Smithwick Explains Proposed '38 Farm Program

County Agent R. R. Smithwick explained by using charts, plans for the 1938 farm program at the weekly meeting of the Waynesville Rotary Club here Friday.
Another phase of the proposed program is to repair and build back soil. Too many farms have been neglected, and many tracts have been planted in the same crops without anything being added to the soil to replace that which crops like corn, tobacco and wheat use, but do not replace.
He showed that where production and demand were equal that farm prices were always better. He said the whole idea was to get production and consumption on the same level. To do this, he explained, it was necessary to curtail the growing of some crops.
Mr. Smithwick explained that he had every reason to believe that the present Congress would approve the 1938 program. The speaker was introduced by W. R. Woodall, manager of the Pet Dairy Products Company.

publicly-owned power plants.
Finally the Chief Justice leaned forward and said with a smile: "Will you restrain your voice? It will help your argument."
Thereafter Robinson spoke less vehemently.
The nation that wins the next war will be the one which does the most to prevent it from starting.

NOTICE OF TRUSTEE'S SALE

On Monday, January 10, 1938, at 11 o'clock A. M. at the Courthouse door in the Town of Waynesville, Haywood County, North Carolina, the undersigned will sell at public outcry to the highest bidder for cash the following described lands and premises, lying and being in Waynesville Township, said County and State, to-wit: BEGINNING in the Elbert Arrington branch on the South side of State Highway No. 10, running with the meanders of said Elbert Arrington branch 320 feet to M. L. Hooper's line; thence with M. L. Hooper's line 125 feet to South side of State Highway No. 10; thence with State Highway No. 10, 225 feet to the BEGINNING, in Elbert Arrington branch, containing one acre, more or less.
Sale made pursuant to the powers conferred upon the undersigned trustee by virtue of that certain deed of trust dated October 14, 1935, executed by Edward W. McClure and wife, Julia McClure, and recorded in Deed in Trust Book No. 32 at page 228, Haywood County Registry, to which instrument and record reference is hereby made for all the terms and conditions thereof.
This December 8, 1937.
A. T. WARD, Trustee.
No. 682—Dec. 16-23-30-Jan. 6.

Strength During MIDDLE LIFE

Strength is extra-important for women going through the change of life. Then the body needs the very best nourishment to fortify it against the changes that are taking place.
In such cases, Cardul has proved helpful to many women. It increases the appetite and aids digestion, favoring more complete transformation of food into living tissue, resulting in improved nutrition and building up and strengthening of the whole system.
This the 30th day of November, 1937.
WILLIAM T. HANNAH, Administrator of the Estate of William J. Hannah, Deceased and Commissioner.
No. 679—Dec. 2-9-16-23.

When You Need a Laxative

Thousands of men and women know how wise it is to take Black-Draught at the first sign of constipation. They like the refreshing relief it brings. They know its timely use may save them from feeling badly and possibly losing time at work from sickness brought on by constipation.
If you have to take a laxative occasionally, you can rely on



Beware Coughs from common colds That Hang On
No matter how many medicines you have tried for your cough, chest cold, or bronchial irritation, you can get relief now with Creomulsion. Serious trouble may be brewing and you cannot afford to take a chance with any remedy less potent than Creomulsion, which goes right to the seat of the trouble and aids nature to soothe and heal the inflamed mucous membranes and to loosen and expel the germ-laden phlegm.
Even if other remedies have failed, don't be discouraged, try Creomulsion. Your druggist is authorized to refund your money if you are not thoroughly satisfied with the benefits obtained from the very first bottle. Creomulsion is one word—not two, and it has no hyphen in it. Ask for it plainly, see that the name on the bottle is Creomulsion, and you'll get the genuine product and the relief you want. (Adv.)

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