Heavy Holes.

Mrs. Newed-I would like a pound of your best cheese.

Grocer-Yes, ma'am. Mrs. Newed (examining it)-Why,

this cheese is full of holes. Grocer-Yes, ma'am; that's the way

it comes. Mrs. Newed-Well, I don't want any of it. I'm not going to pay for a pound of cheese that contains a half pound of boles!

Quite Deliberate.

"I am giad to say," remarked Mr. Seekton, "that I never spoke a hasty word to you."

"No, Leonidas," answered his wife rather gently; "I'm willing to give you credit for not hurrying about anything."

Why They Walk in Circles.

"If you were lost in a desert or in a forest and tried to find your way out," says a well known scientist, "you would be almost sure to walk in a circle." This well known fact is due to a slight inequality in the length of the legs. Careful measurements of a only 10 per cent had the lower limbs equal in length, 35 per cent had the right limb longer than the left, while in 55 per cent the left limb was the longer.

The result of one limb being longer than the other will naturally be that a person will unconsciously take a longer step with the longer limb, and conse quently will trend to the right or left, according as the left or right leg is the longer. The left leg being more frequently the longer, the inclination should take place more frequently to the right than to the left, and this conclusion is quite borne out by observations made on a number of persons when walking blindfolded. The inequality in the length of limb is not confined to any sex or race, but seems to be universal in all respects.

Courtesy In Business Pays.

In the American Magazine is a story by Fred C. Kelly to prove that courtesy in business pays. It has to do with George C. Boldt. nager of the Waldorf-Astoria in New York city and former manager of a Philadelphia hos-

"One night when all the hotels in Philadelphia were crowded and it was almost impossible to obtain a room a man and his wife drove up to Boldt's hotel and asked in a tone of despair if he could not give them a place to sleep. 'Yes,' Boldt told them; 'you can

take my room. 'That's all I have.' "The next morning the guest told Boldt that a manager with his sense of courtesy would be an assured success in a much larger hotel.

"'And,' added the guest, 'I'm willing to provide you with the hotel.' "Since then that same guest has invested many millions of dollars in hotels under Boldt's direction. The guest was William Waldorf Astor."

The Silver Fox.

The silver fox is really a black fox, instead, as some persons suppose, of being almost white or a silver gray. The name is given on account of the presence of glistening white and grayish hairs which appear among the black. In the better grades the long stilky brush has a tip of pure white. About a quarter of a century ago the little animal, which weighs when full grown only about twelve pounds, became alof its fur the species was trapped until almost the last of them had disappeared. For a long time the standard price offered by the Hudson Bay company for silver fox pelts was around \$1,000, and the efforts of the French Canadians, half breeds and Indian trappers to obtain this sum, to them a described.—St. Louis Post-Dispatch.

Curious Recruiting Custom.

The Russian army in the early part of the pineteenth century had a curious way of raising troops. A levy of two to four men out of every 500 were selected and then medically examined at the army's headquarters, either at Moscow or St. Petersburg (now Petrograd). If the recruit successfully passed be was then turned over to an officer, who saw to it that he was correctly measured and, if the proper height, was sent into another apartment, where the front part of his head was shaved. If rejected as being medically unfit or short of the necessary height the back part of his head was then shorn of its locks to prevent him from appearing again among new levies

Notice of Sheriff's Sale

F. G. Fleetwood,

at the hour of 10 o'clock A. M. at the the premises described in the said sonville, Jackson County, Oregon, follows: offer for sale and will sell at public auction, subject to redemption as is now have in and to the following described real property, to-wit:

Beginning at the north-west corner of the Lot numbered eight (8) in Block number three (3) in West Medford, as shown by the official plat thereof, now of record, and running thence South 190.75 feet: thence East 114 feet, thence North 10 feet, thence East 114 feet; thence North 180.75 feet to the North-east corner of Lot numbered seven (7) in Block number three (3); thence West 228 feet to the place of beginning.

Also the lots numbered eighteen (18) and nineteen (19) in block number two 2, of Kenwood, according to the official plat thereof, now

All of the land above described will be sold at said time and place in the manner provided by law for the sale of real property under execution to satisfy the accruing costs of sale.

Dated this 27th day of July, 1916. W. H. SINGLER, Sheriff

By E. W. WILSON, Deputy.

Summons

IN THE CIRCUIT COURT OF THE STATE OF OREGON IN AND FOR THE COUNTY OF JACKSON.

Mary Frank Gerth.

Plaintiff.

Emett Theodore Gerth, Defendant.

To Emett Theodore Gerth, the above named defendant;

In The Name Of The State Of Orefor a default against you and for the date hereof. relief prayed for in her complaint is as follows: For a decree of this teen. court forever dissolving the bonds of matrimony heretofore and now existing between plaintiff and yourself and Victor C. Koch, Deceased for such further relief as to the court

may seem equitable. This summons is published in the Jacksonville Post, a newspaper of most extinct. Because of the beauty general circulation printed and published at Jacksonville. Jackson County State of Oregon, by order of the Hon. F. M. Calkins, Judge of the above entitled court, and which order is dat fortune, can be better imagined than paper once a week for six consecutive Arthur P. Stover, deceased. weeks and you are therein ordered to first publication of this summons.

this summons is August 12, 1916, and hereof. August 12, 1916. the date of the last publication and on LUCILE L. STOVER, Administratrix to appear and answer is September 23, Deceased.

> H. K. HANNA, Attorney for Plaintiff.

Alias Summons.

OREGON IN AND FOR THE COUNTY OF

J. I. Case Threshing Machine Company, a corporation,

Henry J. LaClair, Mitchell-Lewis Sta- stead Entry, Serial No. 07554, for the ver Co., a corporation, and Maude R. SW14 of SW14 and E14 of NW14 ot

Henry Humphrey, let al Defendants. The Name Of The State Of Oregon, By virtue of an Execution and order you are hereby required to appear and No. 09033, for the E1/2 of SW1/4 of of sale duly issued out of and under answer the complaint of the plaintiff NW1/4 and W1/2 of SE1/4 of NW1/4 of the seal of the Circuit Court of the against you in the above entitled court Section 22, Township 39 S, Range State of Oregon, in and for the County and cause within six weeks from the 2 W., Willamette Meridian, has filed dersigned has been appointed by the of Jackson, to me directed and dated date of the first publication of this notice of intention to make Final Five- County Court of Jackson County, Orethe 26th day of July, 1916, in a certain summons, exclusive of the day of first suit therein for the foreclosure of a publication, the date of the first pub-Mortgage in which the Plaintiff F. G. lication of this summons being the 5th Gardner, Clerk of County Court of Moore, deceased, and has qualified. Fleetwood recovered a judgment day of August, 1916, and you being Jackson County, Oregon, at Jackson- All persons having claims against said against the defendants Henry Humph- required to so appear or answer said rey and Elizabeth Humphrey, his wife, complaint on or before the expiration August, 1916. for the sum of one Thousand Seven of six weeks from said date, and you Claimant names as witnesses; hundred seventy eight, and 85.100 are hereby notified that if you fail to Frank P. Silva, of Buncom, Oregon, (\$1778.85) Dollars, with interest there- so appear or answer within the time A. S. Kleinhammer, of Buncom, Oregon from said 17th day of May, 1916 at required, for want thereof the plaintiff on. the rate of 8 per cent per annum and will apply to the Court for the relief Harley, Hall, of Buncom, Oregon. One Hundred seventy-five (175.00) demanded in his said complaint, to-wit: Mrs. Dora Saltmarsh, of Buncom, Dollars attorney's fee, and the further For judgment against the said defend- Oregon. sum of \$32.25 costs, which judgment ant Henry J. LaClair, in the sum of was enrolled and docketed in the Fifteen Hundred Dollars, together with

Clerk's office of said Court in said interest thereon from the 6th day of County on the 25th day of July 1916. June 1911 at the rate of six per cent Public Notice Is Hereby Given, that per annum; also for judgment against Lula Van Wegan in pursuance to the commands of said the said Henry J. LaClair in the furexecution and order of sale, I will on ther sum of \$311.24 taxes and city Monday, August 28th 1916, assessments paid by the plaintiff upon husband and L. L. Crabb, front door of the Court House in Jack- complaint, and again described as

Lots numbered 1-2-6-7-8-9-10 and 13 in Block numbered 2 of the Westmore by statute provided all of the right, land Addition to the City of Medtord, title and interest that the defendants Jackson County, Ore. according to the had on the date of the Mortgage here- plat thereof on file and of record in in foreclosed or have since acquired or the office of the County Recorder in and for said County and State, together with the costs and disbursements of against the defendant Adla C. Bish this suit; also for a decree of this the sum of Three Hundred Eighty Court foreclosing and cancelling the contract described in said complaint against said premises, and decreeing the interest of the plaintiff in said premises to be prior, superior and paramount to the interest of defendants, and each of them, and forever foreclosing and barring the interest of the defendants and each of them in and to said premises, and fixing a reasonable time within which said defen- Monday, August 28th, 1916 tors were not loyal subjects of one of dants, or any of them, may redeem at the hour of 10 o'clock A. M. at the Stackpoles, who were tabooed because said premises, and for such other, fur- front door of the Court House in Jack- the founder of the family in America ther or different relief as to the Court sonville, Oregon, offer for sale and had been a fugitive regicide. may seem just and equitable in the will sell at public auction to the highpremises as is further shown by said complaint to which reference is hereby tion as by statute provided, all of the

the judgment, attorney's fee, costs and under and by virtue of an order made and to the following described real bride a rosebud three years his junior. in said Court and Cause, by the Hon. F. M. Calkins, Judge of said Court, Jackson, State of Oregon, towit: said order having been made on the 1st day of August, 1916, and duly filed for record in the records of said cause; the date of the first publication hereof is August 5th 1916.

F. J. NEWMAN, Atty. for Plaintiff, Medford, Ore.

Administrator's Notice

IN THE COUNTY COURT OF THE STATE OF OREGON IN AND FOR JACKSON COUNTY.

In the Matter of the estate of Victor C. Koch, Deceased.

Notice Is Hereby Given that by orgon: You are hereby required to ap- der of the County Court for Jackson IN THE CIRCUIT COURT OF THE STATE CF pear and answer the complaint filed against you in the above entitled and entered upon August sixteenth, and entered upon August sixteenth, Banking Corporation, Plaintiff. court and cause, on or before the ex- nineteen hundred sixteen, the under piration of the time prescribed in the signed was duly appointed administra- J. E. Enyart, Defendant, order for the service of summons here- tor of the above entitled estate; all To J. E. Enyart, the above named defendant: of the plaintiff will apply to the court Oregon, within six months from the

herein, a succinct statement of which day of August nineteen hundred six-

G. M. ROBERTS,

Administratrix Notice

IN THE COUNTY COURT OF ORE-GON, FOR JACKSON COUNTY.

In the Matter of the Estate of Arthur P. Stover, Deceased.

Notice is hereby given that the uned August 10, 1916, and it is therein dersigned has been appointed by the an equitable mortgage securing said debt and away. Many speculations had been ordered that summons herein be served County Court of Oregon, for Jackson upon you by publication in said news- County administratrix of the estate of

All persons having claims against as follows, to-wit: appear and answer plaintiff's com- said estate are hereby notified to preplaint herein on or before the expira- sent the same, duly verified, to this ford, Jackson County, Oregon. tion of six weeks from the date of the administratrix at her residence near Medford, Jackson County, Oregon, or The date of the first publication of or before six months from the date

or before which date you are required of the Estate of Arthur P. Stover,

Notice For Publication.

DEPARTMENT OF THE INTERIOR. IN THE CIRCUIT COURT OF THE STATE OF U. S. Land Office at Roseburg, Oregon,

July 21, 1916.

Plaintiff. O. Garrett, of Buncom, Oregon, who, on September 23, 1911, made Home-Defendants, SW14 of Sec. 22, Tp 39 S, R, 2 W, To Maud R. Keen, defendant: In W. M., and on August, 28, 1913, made Additional Homestead Entry, Serial

W. H. CANON, Register. | ceased.

Notice Of Sheriff's Sale

Plaintiff

Adla C. Bish, and A. W Bish, her Defendants.

By virtue of an Execution, and order of sale duly issued out of and under the seal of the Circuit Court of the State of Oregon, in and for the County of Jackson, to me directed and dated the 26th day of July, 1916, in a certain suit therein for the foreciosure of a Mortgage, in which Lula Van Wegan, as Plaintiff recovered a judgment Seven and 40.100 (\$387.40) Dollars, with interest thereon from said 24th of \$12.00 costs'

said execution and order of sale, 1 will on

made and same is hereby made a part right, title and interest that the defendants above named had on the date This summons is served upon you by of the mortgage herein foreclosed or publication in the Jacksonville Post, have since acquired or now have in

> The North half of Lot Numbered 3 in Block No. 2 of the Cottage Addition to the City (formerly town) of Medford, as numbered and described on the recorded plat thereof.

Said premises will be sold at said time and place in the manner provided by law for the satisfaction of said judgment, costs and accruing costs of

Dated this 27th day of July, 1916. W. H. SINGLER, Sheriff By E. W. WILSON, Deputy.

Summons.

OREGON, FOR JACKSON COUNTY,

in upon you by publication, to-wit: on persons having claims against said IN THE NAME OF THE STATE OF OREGON: it. but who was not permitted to take or before the expiration of six weeks estate are hereby notified to present You are hereby required to appear in the above her place there. At any rate, they entitled court and cause and answer the comfrom the date of the first publication the same, duly itemized, and with plaint of the plaintiff on file therein against you of this summons, namely, on or before vouchers thereunto attached unto the wihin ten days from the date of the service of September 23, 1916, and if you fail to undersigned at his office in the Medford this summons upon you if such service is made so appear and answer, for want there- National Bank Building, in Medford, within Jackson County, Oregon, within twenty days from the date of the service of this summons upon you if such service is made within any make them more comfortable. other county of the State of Oregon, and within Dated at Medford, Oregon, this 19th six weeks from the date of the first publication invitation, and her husband was Administrator of the Estate of hereby take notice that if you fail to so appear and answer the complaint on file herein, for want

from April 29th 1916, together with the further sum of \$550, as its attorney's fees, and its costs County, Oregon, and more particularly described

That said premises described above be ordered sold in the manner provided by law; and the nent of the costs and expenses of said sale, (Second), in the payment of the costs and disbursements of this suit, the attorney's fees allowed the laintiff by the court hereln, and (Third), the the defendant in and to said premises be fore- announcement that the letter further and different relief as to the court may em meet and equitable in the premise

This summons is published in the Jackson nade, rendered and entered upon July 8th, 1916, Notice is hereby given that William Calkins, Circuit Judge. The date of the first publication hereof is July 15th 1916, and the last publication is August 26th 1916.

G. M. ROBERTS. Attorney for Plaintiff.

Administrator's Notice To Creditors.

year Proof, to establish claim to the gon, as administrator with the will function at the house of the secretary land above described, before G. A. annexed of the estate of Bradley O. ville, Oregon, on the 29th day of estate are hereby notified to present having been after three centuries the same with proper vouchers and broken, it did not again congeal. duly verified to the undersigned at Prospect, Oregon, within six months citizen died a few years ago, and the from the date of this notice.

> Dated and first published August 12th 1916.

Squire S. Aiken, Administrator with the will annexed of the estate of Bradley O. Moore de-

THE TOWN OF HENRIETTA

By F. A. MITCHEL

world is moving on let him spend few weeks in a town that has stood still. In Henrietta-named for the Queen of Charles I, of England-the same social forms are in vogue that were current in 1860. And even then there was a semblance of the formality that existed in Baltimore when Miss l'atterson married a brother of the day of July, 1916, at the rate of per great Napoleon. In introducing a cent per annum, and the further sum friend to another the introducer would say, "I have the honor of presenting Public Notice Is Hereby Given, that my friend Miss So-and-so of the old in compliance with the commands of Virginia family of So-and-so's, who were prominent in the colony during the reign of Charles II." Indeed, there was no one in the place whose ances

One morning a young couple arrived est bidder for cash, subject to redemp. in Henrietta, evidently a bride and groom, and within an hour after their arrival had rented one of the houses that had been long vacant owing to the shrinkage of the population. The groom, nineteen years old, was a dignified young fellow for his age, the property, situated in the County of He said very little, she a great deal. She was a regular chatterbox. She appeared to consider every one on earth her bosom friend. She would speak to any one on the slightest provocation and not trouble the person addressed to do any of the talking. So smiling, so unaffected, indeed, charming was she that it is difficult to understand how, even in Henrietta, she could have been snubbed. But she was.

> To such a person, outspoken in friendliness, a snub is like Jack Frost touching the petal of a flower. At first the little woman did not understand it, but when she had been frozen by several Henrietta ladies she began to wilt-that is, when she came in contact with any more of them she curled up like the sensitive plant.

Now, the Stackpole family, whose ancestor had been instrumental in cutting off the head of its sovereign, had always lived outside the charmed circle of Henrietta society. Consequently they could sympathize with one whose refinement entitled her to be in called on the bride and invited her to tea. Then she fell ill, and they carried dainty things to her. They even insisted on taking her and her husband to their home, where they could

The little bride gladly accepted the of summons if served by the publication thereof | pleased to have her do so, especially or if served outside of the State of Oregon in lieu since he dreaded to have her remain of the actual publication, then within six weeks in such dilapidated quarters. As for from the date of such said service and you will himself, he remained where he was thereof the plaintiff will pray the court for the wife. Of course everything the couple did was known and discussed. When That it recover off and from you, the above it was learned that the groom had deuned defendant, judgment in the sum of \$4768. clined for himself the Stackpole inwith interest thereon at the rate of 8 per cent vitation the most aristocratic lady in from June 1st 1914, until paid, the sum of \$188.08 Henrietta remarked, "I believe that with interest thereon at the rate of six per cent young man has royal blood in his

veins." One day a letter came for the bride and disbursements herein to be taxed. And for a decree of this court that this said deed, exhibit "A" of the plaintif's complaint, be considered as | wife was able to travel the birds flew promissory note described in plaintiff's complaint rife as to where they had come from, and that said deed be foreclosed and the said and as soon as it was known that they premises lying and being situated in Jackson had gone inquiries were made at the postoffice by one of the social mag-Lots Number One (1), Two (2), Three (3), and nates as to the postmark. When told Four (4), in Block Three (3) in the City of Med- that it was the seat of the federal government a tremor passed over the town.

For some time after the war Washproceeds thereof be applied (First), in the payington was tabooed by Henrietta as unworthy of notice. But when the first families of the south began to send their prominent sons to congress mount due the plaintiff on said notee, and the balance if any there be, after said amounts have other important positions Henrietta bebeen fully paid, satisfied and discharged, be paid gan to hunger for Washington. What over unto the above named defendant and there- if that young couple were the children by all and any title, estate, lien and interest of of-perhaps a congressman? But the closed and forever barred except as to the right from the capital was a ripple beside a of redemption as provided by law; and for such tidal wave when one of the Stackpole family was known to have received an engraved card stating that the Secreville Post, under and by virtue of an order duly tary of State and Mrs. - would be pleased to see certain members of the in this said court and cause, by the Hon. F. M. Stackpole family at their residence in - circle on a specified evening. There had been no such upheaval in Henrietta since the beheading of Charles I., when the town was a settlement in the primaeval forest, as

took place at this invitation. Nor was it lessened at Mrs. Stackpole senior's declaring that the groom who had lately been with them was the son of senator and the bride the daughter of a cabinet officer. The youngsters had Notice is hereby given that the un- stolen away-almost from the nursery -to run away and be married. The Stackpoles' attendance at a

of state wiped away the stain of regicidal blood. All Henrietta besieged them on their return to hear an account of the festivities, and the ice

Henrietta's last aristocratic maiden place has the appearance of the first settlement in America-Jamestown, A part of the church remains and some of the houses, but they are occupied by citizens of African descent. The bride and groom who sojourned there have settled down as elderly persons of so olal prominence in the capital.

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> II. K. HANNA Lawyer

Office in Bank of Jacksonville Building JACKSONVILLE. OREGON

> DR. T. T. SHAW Dentist.

Office in Ryan Building, California St. Upstairs

JACKSONVILLE OREGON

Change in Southern Pacific Time Table.

> Effective January 17, 1915. NORTH BOUND TRAINS.

14 Portland Passenger.....8:20 A.M. Oregon Express 5:20 P.M. 12 Shasta Limited2:17 A.M Extra fare train.

SOUTH BOUND TRAINS.

13 California Express 10:45 A.M. 15 San Francisco Express...4:00 P.M 11 Shasta Limited 3:20 A. M

Extra fare train.