Appreciation Thou hast made me known to friends whom I knew not, Thou hast given me seats in homes not my own, Then bust brought the distant near and made a brother of the stranger. When one knows thee, then allen there is none, then no door is shut. Oh grant me my prayer that I may never ose the bilss of the touch of the one, in the play of the many.-Tagore.

all the county news. Only \$2 a year, for a full year.

Titles Occupational.

An English newspaper suggests the use of egeneric names for household help, as, for instance: "Palmer" for parlor maid, "Jenuy" for general. "Scully" for scullery maid, and so on. All very well, but suppose in the first case there were three parlor malds would it distinguish them as "Palm,"
"Palmer" and "Palmist?"—Boston Transcript.

Subscribe for the Herald and get Subscribe for the Herald only \$2

A Problem

If a new pair of shoes cost \$9.00 and

wear 90 days, and can be repaired for

\$3.90 so as to wear 90 days more,

how much does the wearer save by

The Answer

having the shoes repaired?

\$9.00 divided by 90 equals

\$3.00 divided by 50 equals

cost of Repaired Shoes,

Cost per day, New Shoes

90 times .08 2-3 equals amount

Saved per day on Repaired

plus the comfort.

Shoes

HEPPNER

Cust per day, Repaired shoes .02 1-3

saved on Repaired Shoes \$6.00

TAKE THE JOB OVER NOW!

Bowers Shoe Shop

FRANK SHIVELY

PRACTICAL HORSESHOER

SCRIVNER'S BLACKSMITH SHOP

LAME AND INTERFERING HORSES

CAREFULLY ATTENDED

* * * * * *

4. 4 4 4 4 4 4 4 4 4

OREGON

Cutting Machinery

Will soon be needed

We have both the

Deering and McCormack

Lines and a reasonably complete stock

WE WOULD ADVISE SECURING EXTRAS AT

AS EARLY A DATE AS POSSIBLE. WHILE

WE HAVE A GOOD STOCK OF EXTRAS NOW

THEY ARE GOING TO BE HARD TO GET

Gilliam & Bisbee

LATER IN THE SEASON.

cost of New Shues, per

VICTIM OF FATE'S HARSHNESS Sad Story of Luther K. Linkenhooper Would Move Almost Any One to Tears. "As I was coming to town just now,"

said the motorist, "I saw a peculiar sight; a thin, wild-eyed man, cied in a red-and-blue bedquilt, perched to a treetop and every now and then crying 'Honk! Honk!' to the unbridled give of a gang of men and boys assembled

"That was Luther K. Linkenhooper, by the symptoms," replied the intellect of the tavern at Grudee "He accumulated three second-hand Hootin' Nanny curs; one he truded for, one his brother-in-law wished onto him and one was left him by will. None of them were of any account, and so he set to work to take 'em all apart and make one good one out of the three. The task was too much for his mind, and after he had made about five from the ruins of the three and still had a lot of stuff left, and none of 'em would move a muscle, he began to chatter, then to vell, and finally took to his bed a-jibering. Once in a while he escapes from his relatives and gets out and cuts some such caper as you saw. He thinks he is a Hootin' Nanny himself." "But, great guns! Even a car of

a bedquilt and climb trees!" "Mebby not. But it would it it was as crazy at Luther is."-Kansas City Stur.

the name you mention does not wear

Art Criticism.

One day a German subaltern who had been ordered to find billets presented himself at my house, writes a Belgian woman in the World's Work, I showed him among others the room occupied for more than two years by the American delegates of the relief commission, in which a reproduction of an ancient work of art-a bust without arms-stood on the mantel The subaltern thought the room appeared to be comfortable, but seeking to make himself disagreeable, he raised his eyebrows, after looking at the reproduction, and said in a rude voice:

"Why, madam, did you cut the arms off this bust in a room destined to be accupied by a German officer?"

Words failed me. What could I say? He left the house with an offended air. But the incident had no sequel, which was most extraordina-

Scientific Research. Philip, who had received as a birthday present a beautiful new misero scope, presently astounded the cook with the exclamation: "Hey, cook, lend me a flez. will you? I'll give it back to you in three minutes!"



The state of the s

BENEFIT OF LOCAL COUNCILS

Deal With Matter Which Vitally Affoot Welfare of Every Member of the Community.

Are you a lonesome citizen or are you a neighborly citizen?

Are you and yours getting a square deal in your district? Are the pavements, the street cars,

the gutters clean and giving good Are the prices you pay for meat. pointoes, milk and bread, in your opin

on, fair and right? Is the school furnishing your child good education in return for your

Is the landlord pronteering on your rent?

These, according to the councils, are a few of the important matters of everyday city living which should have a satisfactory answer if a man is to remain a satisfied citizen in his ommunity. To get a satisfactory answer he must be a member of his local council, "In these times," says a circular explaining the organization. the community council is a ray of hope. It is a nonpositical, nonsectarlan neighborhood organization of the people-the voice of the neighbor-

Parenthetically, it may be added that a large part of the voice is feminline, thousands of nousewives being enrolled in the various locals.-Ex-

TO PREVENT LOSS BY FIRE

Simple Rules, If Properly Observed, Will Lead to an Enormous Annual Saving.

Use only safety matches and make it impossible for children to get them. Always place burned nortches in meral receptacles; never throw them on the floor or into waste baskets.

To smoke in garages, in bed or around stables containing hay is deliberately to invite disaster. One or more approved chemical fire

extinguishers should be placed in every home. They must be protected against freezing. It is well to see that the garden hose mny be attached to the kitchen faucet.

Have the telephone number of the nearest fire station on a special card at your telephone. Familiarize the family with the op

eration of the nearest fire alarm box. After operating a fire alarm stay near it to direct the firemen to the fire. Every minute is important.

Don't full to notify the chief of the fire department of anything you may see in the neighborhood that is dangerous or liable to cause fire,-Exchange.

Plea for Home Ownership.

From Po: tland, Ore., a western view of what the own-your-own-home cam- April, 1908. nent of labor

Chlifornia writes:

"Whether the home is a cottage or a palace it equally shelters and enshrines the sacred love and devoted af. owner thereof. fection of all that is best and wor-

make a home, which is the natural desire of the normal woman, who in the cramped quarters of the boarding house or apartment lacks sufficient breathing space. Secondly, to supply all persons interested in said real Court of the State of Oregon, for his family with an environment where property appear in this Court and Umatilla County. paterial love and devotion may have cause on or before Wednesday the | And you will take notice that the ample room and the privacy so essen- 16th day of June, 1920, and show Court has fixed Monday, the 14th day tint to enable purents to train their cause, if any they have, why judg- of June, 1920, at the hour of 10 children by setting before them in their plastic stage an example worth white:

Old, but Ever True.

It is in part to help the spiritual like these:

It isn't the town, it's you.

Real nown; aren't made by men afraid Lest suprebody clse gets ahead. When everyone works and nobody shirks. You can raise a treet from the dead. And if while you make your personal

Your reighbors can make one, too,

up to \$2,000,000,000 for the whole for Morrow County. country, according to a New York arethority. The mest interesting feature of the matter is the sact that an unprecedented percentage of the building was to the butleting of small

Community's Big Four. the Big Four in community life, ORDER

In the Circuit Court of the State of Oregon, for Morrow County. State of Oregon, plaintiff.

Nancy M. Meek, defendant. This cause coming on regularly to be heard on the application of the plaintiff by its attorneys, S. E. Notson, District Attorney, and Sam E. Van Vactor, for an order of publication herein, and it appearing to the

That information has been filed herein, and wherein it is alleged that heretofore and on and before the 3rd day of August, 1906, one Martin Anderson was the owner of the following described real property, to-wit:

Commencing at a point in the middle or center of the flume or ditch formerly used by the Heppner Milling Company, (as described and set forth in the plat and specifications filed by Nelson Jones, in the office of the County Clerk of Morrow County, Oregon, and recorded in Book H, Records of Deeds, for said County, at page 457 thereof, on the 6th day of February, 1892,) where said ditch or flume intersects the South line of Block Two (2) of Nelson Jones' Addition to the Town of Heppner, Morrow County, Oregon, and running thence East on said South line of Block Two (2), ten feet to the Southwest corner of Lot Four (4), of said Block, running thence in a Northwesterly direction ten feet from and parallel with the center of said ditch or flume, to a point where the same intersects the North line of Lots Four (4) and Five (5), of said Block, being the Northwest corner of said Lot Four (4), thence running West on the North line of said Lots, twenty feet to a point ten feet West of the center of said flume or ditch, and being the Northeast corner of Lot Five (5) of said Block, thence running in a Southeasterly direction ten feet from and parallel with the center or middle of said ditch or flume to a point where the same intersects the South line of said Block Two (2), being the Southeast corner of said Lot Five (5) of said Block, thence East on the South side of said Block Two (2), ten feet to the middle or center of said ditch or flume, the place of beginning, and being a tract of land twenty feet wide

Block Two (2). of August, 1906, the said Martin An- Irrigation District and to "all freederson died interstate in said County, ty Court of Morrow County, Oregon, three successive weeks in a newspaand final settlement of the same duly per published in Umatilla County,

and lying between said Lots

Four (4) and Five (5) of said

paign means to the nation has been re- That the said Martin Anderson was the time and place fixed by the Court ceived by the United States depart- the person last seized of the said des. for the hearing of this petition, and cribed real estate, and that the above that any person interested in the or William A. McRae of the Bank of named defendant, Nancy M. Meek is ganization of said district or in the the present occupant and in posses- subsequent proceedings of the Board sion of the same and claims to be the of Directors of said District or in the

ment should not be granted the o'clock A. M., of said day as the time plaintiff as prayed for in said Infor- of hearing said petition, and the place said real property hereinbefore des- l:coms, in the Court House, Pendlecribed be, escheated and the title ton, State of Oregon, at sold time.

weeks in the Heppner Herald, a to or answer said petition. weekly newspaper of general circula-

lished at Heppner, Oregon. Pendleton, Umatilla County, Oregon, April, 1920, in the Hermiston Herald, this 29th day of April, 1920.

GILBERT W. PHELPS. The building projects of 1919 figure Circuit Judge of the State of Ovegon.

State of Ovegon, County of Mor-

L. J. A. Waters, County Clerk of

Morrow County, and Clerk of the Circuit Court of the State of Oregon for Morrow County, do hereby certify The church, the school, the county that the above and foregoing is a true agent, the local newspaper-these are and correct copy of the original Order made and entered in the above entit- 25th.

led cause on the 29th day of April 1920, as the same appears of record in my office.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Court this 1st day of May, 1920.

J. A. WATERS, Clerk of Morrow County, Oregon.

NOTICE

Emmett Callahan, J. G. Camp, A. E. McFarland, directors of the West Extension Irrigation District for a judicial examination and judgment of the Court as to the regularity and legality of the proceedings in connection with the organization of said district, and the proceedings of the Board of Directors of said District, together with the proceedings of the said Board of Directors and the District in the election for the authorization of a constract with the United States of America, and as to the validity of said contract, and whether the same may be legally signed by the said District.

To the West Extension Irrigation District, and to all Freeholders, legal Voters, and Assessment Payers within said District.

YOU ARE HEREBY NOTIFIED. That the petition of the Board of Directors of the West Extension Irrigation District, praying as follows,

WHEREFORE, Your petitioners respectfully pray for a judicial examination and judgment of said above Court as to the regularity and validity of the proceedings in connection with the organization of the said West Extension Irrigation District, and as to the regularity and legality of the proceedings of the Board of Directors of said District subsequent to the date of the organization of said Irrigation District, and as to the regularity and legality of the proceedings of the said Board of Directors and of the said District in the proceedings providing for the election authorizing the said proposed contract with the United States and as to the validity of said proposed contract and that all such acts and proceedings may be judicially examined and determined by the said Court in one special proceeding.

And your petitioners further pray that the Court shall fix the time for the hearing of this petition and shall order the Clerk of the said Court to give and publish a notice of the fil-That hereafter and on the 3rd day ing of this petition directed to said holders, legal voters, and assessment and that thereafter his estate was payers within said district", which duly administered upon in the Coun- said notice shall be published for made therein on the 6th day of Oregon, and in a newspaper published in Morrow County, Oregon, stating proceedings of said Board of Direct-That the said Martin Anderson ors and of said District in the authorthiest in our common humanity. Why died without heirs and left said real ization of a contract with the United should every married man own his property hereinbefore described es. States of America, may within ten cheated and vested in the State of (10) days after the full publication "First, to give his wife a chance to Oregon, the plaintiff in this action. of said notice and on or before the WHEREFORE, Based upon said day fixed for the hearing of this peapplication and Information filed tition demur to or answer said petiherein, it is hereby ORDERED, That tion, has been filed in the Circuit

mation, to-wit: Adjudging that the of said hearing at the Circuit Court

growth and to teach the "young idea" thereto vested in the state of Oregon. And you will take notice that any community spirit "how to shoot" that said real property be sold in the person interested in the organization that the chamber of commerce publimanner provided by law; that out of of said district or in the subsequent lished in its monthly builtein lines the proceeds arising from such sale proceedings of the Board of Directors the costs and disbursements of this of said District or in the proceedings If you like to see in the kind of a town
Like the kind of a town you like,
You needed air your civities in a grip
And start on a long, lining him.
You'll nelly first horse's nothing that's really him.
For there's nothing that's really him.
Treasurer of the State of Oregon.

If you like to see in the kind of a town
proceedings be paid, together with the
costs of such sale, and that the resaid District or in the proceedings
of said District or It is further ORDERED, That this lice and on or before the day fixed for order be published for a period of six the hearing of the said petition demur

> This notice is published pursuant. tion in Morrow County, Oregon, pub- to an order of the Hon. G. W. Phelps, Judge of the above entitled Court, Done and dated at Chambers, at made and entered on the 27th day of newspaper of general circulation in matilla County, Oregon, and in the Heppner Herald, a newspaper of genval circulation in Morrow County. regon, for three successive weeks.

Done and dated at Pendleton, Orecon, under the seal of the Circuit Court of the State of Oregon, for Umatilia County, this 27th day of April, 1920.

B. T. BROWN. Clerk of the above entitled Court. Published May, 4th, 12th, 18th,

In the Circuit Court of the State of Oregon for Umatilla County. In the matter of the petition of