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Classified Ads

PIANO BARGAIN—Beautiful small size piano like new, also larger piano must be taken up. Will sell for unpaid balance. Easy terms. Write Tallman Piano Store, Salem, Oregon. 16t4—

PIANO BARGAIN—Small bungalow style, nearly new. Old reliable make, guaranteed. Sacrifice price, cash or small payments to save shipping. For full particulars write Adjuster, Chine Piano Co., 1011 SW Washington, Portland, Oregon. 16t4—

WANTED—Any kind of housekeeping work for woman 25 years of age. Phone 332 or call at 507 Rose Avenue. 16t4

FOR SALE—Weaner pigs. Also fresh cow. C. T. Hollett, Stoney Point road. 17t3

FOR SALE—Cable and Marlin spikes. W. D. McCormick, Stoney Point road. 18t1

FOR SALE—Weaner pigs. Also fresh cow. C. T. Hollett, Stoney Point road. 17t1—

FOR SALE OR RENT—3-room house, Casa Rio, Riverview. Write F. E. Dodson, Columbia City, Oregon. 16t3

FLOWERS
Corsages — Cut Flowers
Potted Plants
Sprays for Funerals
Bush Funeral Home
Phone 592 1t4—

AN UNLIMITED supply of scratch pads offered at 2 pounds 25c Call at The Eagle office. Phone your needs and we'll save some for you. Special scratch pad orders made up on order. 1t

RUBBER STAMPS are available in 2 1/2 days if ordered through The Eagle. No order too large, too small. Stamp pads and other office supplies furnished on order. Let your local newspaper office supply these needs. 1t

Legal Notices

IN THE COUNTY COURT OF THE STATE OF OREGON FOR COLUMBIA COUNTY
In the Matter of the Estate of JAMES W. BROWN, Deceased
NOTICE IS HEREBY GIVEN, That the undersigned, administratrix of the estate of said deceased,

has filed in the above entitled Court and cause, her final account and report as such, and the court has fixed and appointed the 27th day of May, 1939, at the hour of 10 o'clock A. M. of said day, at the court room of the above entitled Court in St. Helens, Oregon, as the time and place for hearing objections to said final account and for the final settlement of said estate.

Dated this 28th day of April, 1939.
Date of last publication May 26, 1939.

LILLIAN M. BROWN, Administratrix of the Estate of JAMES W. BROWN, Deceased.
Neal W. Bush, Attorney for Administratrix.

Cooking Frozen Foods Is Explained

Steam or Waterless Cooking Recommended for Most Frozen Vegetables

Proper cooking, in addition to proper storage methods, is vital in obtaining maximum satisfaction from the rapidly growing locker storage movement, delegates to the Northwest Frozen Locker association conference were told at their second annual conference held at OSC late in April.

Ordinary methods of cooking vegetables are not always the best for frozen foods, according to Mildred Boggs, foods research specialist of Washington State college. Standard meat cookery is more applicable to both fresh and frozen meats, the delegates were told by Agnes M. Kolshorn of the foods and nutrition department at OSC.

Miss Boggs, who has been conducting extensive research in frozen vegetable cookery in cooperation with the United States department of agriculture frozen foods laboratories at Seattle, recommends steam or so-called waterless cooking for most frozen vegetables. As short a cooking time as possible is best to conserve food values and flavor, although, where it is important to retain exceptionally good green color, short boiling may be used at the sacrifice of some flavor.

Frozen vegetables, with the exception of corn on the cob and spinach which freezes into hard blocks, retain more nutritive qualities if cooked immediately and allowed to thaw on the stove. It is particularly important to steam corn on the cob rather than boil it, she said, in order to prevent its becoming water-soaked.

By coordinating research in freezing processes and methods of cooking the best practices are being determined for the production of better quality of frozen foods both in nutritive value and flavor.

Agricultural Labor Gets Definition

Is One of Amendments to State Unemployment Compensation Act

Definition of agricultural labor adopted by the Oregon legislature in one of the amendments to the state unemployment compensation act may cause the greater part of 100 farm cooperative associations specifically exempted by the definition to elect coverage under the state law, it developed here as full portent of the change became known to farm leaders.

The legislature amended the law at the insistence of certain farm cooperatives to insure their freedom from contribution to the benefit fund and as a result all those with less than eight employees are exempt from coverage as agricultural labor, but the federal government collects on those with 8 or more employees under authority contained in Title IX of the Social Security Act.

Commission officials pointed out that unless these organizations elect coverage under the state law they will be in the position of paying 3 per cent on their pay rolls to the federal government, without any job insurance for their employees. This protection could be arranged through election, and acceptance by the commission, of these farm groups as subject to the state law. Inquiries received at central headquarters indicate that many of these organizations contemplate this step.

The farm cooperative amendment defines agricultural labor as follows: "any and all labor, used and employed in all branches of farming, and among other things, the cultivation and tillage of the soil, dairying, the production, growing, harvesting and marketing of any and all agricultural and horticultural commodities; the raising of livestock, and any practices performed by a farmer, or on a farm incident to, or in conjunction with such farming operations, together with any and all other labor used and employed by any farmers' cooperative association, organized under the laws of the state of Oregon, and operated for the mutual benefit of its members, provided, that such association does not sell its commodities to nonmembers in any amount greater in value than such as are sold for its members, and all earnings are apportioned as dividends in accordance with the amount of business transacted by each member through the association."

why the driver did not see the object in time to stop safely.

This second step in the investigation will, in almost all cases, bring out the fact that the driver was not paying attention to the circumstances under which he was driving or he was traveling too fast for existing conditions.

Even though evidence indicates that the driver swerved his car and applied his brakes in a frantic effort to avoid the collision the unpleasant fact that he was going too fast to stop remains self-evident.

The high percentage of serious accidents on the streets and highways during hours of darkness is traceable to the tendency of drivers to travel faster than driving conditions justify. When a driver fails to adjust his speed to permit a safe stop within the distance clearly illuminated by the headlights of his car he is failing to keep the car under safe control. The sudden appearance of an object on the street or highway ahead places the driver among those who "didn't see it in time to stop."

Efficient driving makes it necessary for the driver to be prepared to stop at any time within the distance he knows to be clear ahead of his car.

Visits Parents

Miss Margaret Bennett visited this weekend with her parents, Mr. and Mrs. Ben Bennett. She is an instructor in the school at Silver Lake, near Castle Rock.

Salem Man Here

Gilbert McLennan of Salem was a weekend guest at the home of Mr. and Mrs. Robert Holcomb.

Leaves for Service

Dan Olin left Sunday to enter the forest service at Fish Lake. He will remain there during the summer.



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GROUP "B"—Select 2 Magazines

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- The Country Home 1 yr.
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Inattention and speed are often the true causes of accidents which drivers attempt to explain by saying, "I didn't see the other car (or the pedestrian) in time to stop," declared Secretary Earl Snell in a recent discussion of the traffic safety problem.

"Safe driving," explained Snell, "must be efficient driving, and the first rule of efficient driving is constant attention to every sign, movement and circumstance within the driver's range of vision."

The drivers who explain that they did not see the object in time to stop before striking it are telling the truth, but before such statements can be accepted as satisfactory explanations it is necessary to go a step further and determine



—National Safety Council