OREGON CITY ENTERPRISE.

VOL. 29. NO. 3.

OREGON CITY, OREGON, FRIDAY, NOVEMBER 16, 1894.

ESTABLISHED 1866

ELECTRICAL DEATH

Subject to be Thoroughly Tested

in New York.

Governor Flower Has Given Permission

for Experimentate he Made Upon



the Next Man Executed. ALBANY, N. Y., Nov. 11 .- Governor The report of G. E. Hayes, county Flower is willing to allow experts to judge, on the expenditure of the county make a test to ascertain whether a man. warrant heretofore issued for contigent killed in the electrical chair can be re-

the Westinghouse people, whose dynamoes are used, declared electricity was for the relief of Mrs. L. P. Clark, indi- not the cause of death, but that death was assured by the holding of an autopsy In the matter of the payment of extra directly after the body had been taken deputies for sheriff it was ordered that from the electrical chair. No less an the sheriff be allowed for deputies for authority than Nicola Testa, the famous serving each day of less distance than electrician, contended he could bring five miles with horse \$2.50 and nothing back to life a man killed in the electrical for expenses; over five miles from court chair, provided the attempt was made immediately after the execution. George Westinghouse has always asserted that gaged to defend Clackamas county in the electrical death was a sham, and that suits of M. P. Bradley vs. Clackamas a New York commission, headed by E. county, Commissioner Scott dissenting. T. Gerry, had added the autopsy clause In the matter of mileage and per diem to the law to make it certain that the man was dead. Within the last few weeks the agitation of the subject has become prominent, and an appeal is to be made to the governor to allow the

next man condemned to be used as a subject to be experimented on. The governor says he will grant permission to do this. If successful, the experiment will bring to life a new man, who cannot be executed, having once suffered the penalty of death. It will also prove that the state executioners have been the surgeons who have held the antopsy, rather than the electrician.

THE MAN TO BE EXPERIMENTED ON.

SYRACUSE, N. Y., Nov. 11 .- Dr. P. J. Gibbons, whose idea of restoring life in persons shocked to apparent death by electricity, by means of apparatus invented by himself to produce artificial respiration says he has received permission from Governor Flower to experiment on Charles Wilson, the murderer now under sentence of death at Anhorn prison. Wilson has already consented to the experiment, with the understanding that, should it he a success, Governor Flower will extend executive clemency in his behalf. His electrocution takes place next week. Dr. Gibbons said that the method of procedure would 11 00 probably be for the governor to commute the prisoner's sentence to life imprison-

ment at a moment which will entail the The Chantauqua educational system arrival of the papers after the man had tional work among the people of that ful, the papers will be too late to save organization of their own. It will be be requisite to change the electrocution the same as that used by the Protestant laws, for he is of the opinion that a con-

cludes branches in all parts of the gregatiodal Rodelph Shalom, Philadel-

The movement grew out of a visit Dr. Chautauqua summer school for recrea-

Two courses have been started in the Young Jewish people everywhere enter union and is under the charge of Miss

should be presented for payment. All with Oscar Wissinger his authorized

Supreme Court Decision.

PITTSBURG, Nov. 12 .- The supreme court today, in a majority opinion. handed down by Judge Dean, confirms the decision of the lower court declaring that the employment of sisters of the Roman Catholic church in the common schools of Gallitzin borough is not uniawful, inasmuch as no proof has been submitted that religious sectarian instructions are imparted during school hours. The opinion says the fact that the women are Catholics does not disqualify them under the constitution, and quotes from article one of the bill of rights which extends to all men the right to worship God according to the dictates of their conscience. The opinion further declares that the selection of Catholic teachers by the school board is not a violation of law, and says the fact that these teachers contribute their earnings for a religious purpose has no bearing on the matter. Judge Williams delivered a minority dissenting opimon.

Attacked by a Vicious Dog-

SACRAMENTO, Nov. 12 -This evening brute off, when it made a spring for a 6-year-old boy, who was at a gate near by waiting for his father. George Mer-Notice is hereby given that the firm incovich, to return from his work. The

> Mrs. T. S. Hawkins, Chattanooga, Tenn., says, "Shiloh's Vitalizer 'SAVED MY Life.' I consider it the best remedy for a debilitated system I ever used." For Dyspepsia, Liver or Kidney trouble it excels. Price 75 cents. For Sale by G. A. Harding

Dr. Price's Cream Baking Powder