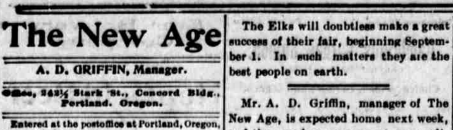
THE NEW AGE, PORTLAND, OREGON.



New Age, is expected home next week, and then readers may expect more editorial matter.

Senator Mitchell is expected home next week, and will receive a warm velcome

Democratic harmony is one of the impossible things.

SOME NEW WONDERS.

Au Indianapo'is Man, It Is Claimed,

Will Astonish the World.

Two inventions which will, if they ac-

complish what is claimed for them.

revolutionize two great branches of the

The greatest secrecy surrounds the

guarded for fear some facts regarding

the mechanical construction might leak

out that would result in imitation. In

The "seeing" telephone is called a tel-

ANOTHER JUST GOVERNOR.

SUBSCRIPTION.

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as second class matter.

Governor Yates, of Illinois, has invited the Negroes who were driven from their homes in Eldorado to return, promising them protection. 'He bravely and justly says that they shall be protected if it takes the whole state of the public by an Indianapolis scien-Illinois to do it. All honor to Governor Yates for his action in this matter. We believe that this is the first time that the governor of any state has invited exiled Negrces to return to their homes with a guarantee of protection. as heard. It is a common occurrence for white hoodlums to drive Negroes, because of the offense, or alleged offense, of one or more of their number, from their homes and to destroy their property both contrivances the mechanism is so with the tacit consent, often conniv- simple, it is said, that imitation would yourself know it far better than any be possible after the most casual examance, of the officials. It ought to be Ination. stopped, and can be and will be if the governors of the respective states who electroscope. To each telephone are atare sworn to uphold the law and pro- tached a receiving mirror or polished tect citizens do their duty. If in the plate and a transmitting lens and box. The receiving plate is fastened above moment of excitement the unoffending the telephone transmitter, so that a per-Negroes of any community should be son talking through the instrument can driven from their homes and the lo al see conveniently the images reflected officials fail to do their duty, the gov- on the picturing screen without shifting ernor should see to it that the recreant position. The transmitting box, holdofficials are impeached and removed ing the transmitting lens, with its and he himself should do as Governor Yates has done, seek out the exiles, in- The bracket is so arranged that it can vite them to return, and guarantee be easily turned from side to side, thus them protection. We hope that Gov- permitting the talker to focus himself ernor Yates' example will be followed and the objects around him so as to by other governors.

MALE LIBERTY GONE.

A judicial decision has recently been given that a woman has the right to search her husband's pockets any time she may please. This is a serious blow to a man's rights-in fact, it would seem to wipe out the last vestige of male liberty.

Having usurped the right of "cleaning up" the husband's desk and straightening out his private belongings so effectually that it became impossible to locate a favorite pipe, book, or pair of elippers without a search warrant, the wife some time ago asserted the right to buy his collar and kerchiefs and compel him to wear a certain make of shirt or underwear. Next she decided what shape and color of necktie was best suited to his particular brand of manly pulchritude and succeeded in enforcing her views. Then she decided what was best for him in the way of food, and trained him to avoid certain articles of diet, at peril of her displeasure. Later she determined upon the color of his summer suits, and this year she told him whether or not he could have a panama. Now she is going through his pockets, and the law of the land backs her up in it! Truly the state of the husband is a sad one!

GIBSON'S VIEWS.

A Natural Artist Does Not Need Instruction.

Chas. Dana Gibson talks while he works. His easel stands squarely beneath the skylight and as he sat before it the other day, a picture grew under his hand while he talked about the making of an illustrator. Everything he said was emphasized by the slow growth of the glorious creature, who was there to show, from her pretty tilted pompadour to the hem of the undoubted creation she was wearing, that what the famous illustrator insisted may be done by skill and hard work can assuredly be accomplished.

"When any one asks me," said Mr. Gibson, "what to do to become a successful illustrator, I always assure him that he has thought about the matter and doubtless knows far more about it than I do, for I know no rule to follow to become what one was born to be, and I certainly know of none to prevent one from failing at something for which he has no talent.

scientific world are soon to be given to "If a man knows how to draw, he will draw; all the discouragements and tist. One is a machine for separating all the bad teachers in the world can-"flour" gold from the sand in which it not turn him aside. If he has no abilis found, and the other is a device by ity he will drift naturally into school the aid of which a person using a teleteaching and buying stocks, without phone may see the one with whom he anybody's rules to direct him either is talking, and in turn be seen as well WRY.

"The main thing is to have been born an artist." two discoveries, they being zealously

Mr. Gibson said this quite simply, as if he were advising a course in something, or five grains of medicine,

"If you were that," he went on, "you one can tell you, and you know also, in your heart, that neither wrong teaching nor anything but idleness can prevent your success. If you are not a born artist you may not know it. I think I can soon say something about the way to find your limitations, but no one can say much to help a born genius. His genius is largely, indeed, that he knows how to help himself." Lightly leaving the student of illustrating adequately provided with having been born a genius, Mr. Gibson went on to fell what should be his edu cation before he begins to study art,

and upon this he put on record an opinion which is a departure from current bellef. "I do not think," he said, "that the

previous training of a student who begins studying illustrating has much to do with his career. It seems to me cause, to me duly directed and dated that his actual previous education matters very little. If he wants to learn, he will learn. If he does not, he will not. If he does not want to learn, his attempt at an education will profit him very little. His gift for illustrating, if he has it, is a thing not more dependent upon his education than upon his surroundings. While there are instances in which an education forced upon a pupil has been acknowledged by him afterwards to mean much to him, there are also cases in all arts of which we say that contact with the schoolmen would not have been an advantage."-Success,

HAD NEVER OCCURRED TO HIM. Uncle Silas Suggested a Plan for

SHERIFF'S SALM.

In the Circuit Court of the State of Oregon, for the County of Multnomah. Albert Seekats, plaintiff, vs. Walter Vivian, defendant.

By virtue of an execution duly issued out of and under the seal of the titled cause, upon a judgment rendered and entered in the Justice's Court, East Portland District of the State of Oregon, for Multnomah county, on the 9th day of May, 1902, in favor of Albert Seekats, plaintiff and against Walter Vivian, defendant, for the sum of \$30.00, with interest thereon at the rate of 8 per cent per annum, from the 7th day of October, 1900, and the further sum of \$10.00, with interest thereon at the rate of per cent per annum, from the 9th day of May, 1902, and accrued costs and the costs of and upon this writ, I did on the 23d day of May, 1902, duly levy upon the following described real property, to-wit:

Lot four (4) in block two (2). Pleasant Home Addition to East Port- county, state of Oregon, to-wit: Lot 11 land (now a part of the city of Port- in block 4; lot 17 in block 5; lots 13 land), Multnomah county, State of Oregon.

Now, therefore, by virtue of said ex-cution. I will on Tuesday, the 1st day July, 1902, at the hour of ten o'clock a. m. st-the front door of the County Court House, in the city of Portland, said county and State, sell at public auction, subject to redemption, to the highest bidder, for United States gold oin, cash in hand, all the right, title and interest of the within named defendant, in and to the above described real property or any part thereof, to satisfy said execution, interest, costs and all accruing costs. Dated Portland, Oregon, May 28th, 1902.

WILLIAM FRAZER. Sheriff of Multnomah County, Or.

SHERIFF SALE.

In the circuit court of the state of)regon, for the county of Multnomah. P. Fasche, administrator of the partnership estate of Basche & Company, which consisted of P. Basche and James P. Faull, who were doing business under the firm name of P. Easche & Co., plaintiff. vs. N. S. Wright, George Walker, David Ogilvy, Sidney Walker, G. Kutzschan and Joe Waddell, lefendants.

By virtue of an execution duly issued out of and under the seal of the above entitled court, in the above entitled the 17th day of April, 1902, upon a judgment rendered and entered in said court on the 10th day of March, 1894, in favor of P. Basche, administrator of the partnership estate of Basche & Company, which consisted of P. Barche and James P. Faull, who were doing business under the firm name of P. Basche & Co., plaintiff, and against G. Kutzschan, Sidney Walker, George Walker and David Ogilvy, defendants, for the sum of \$1,457.45 with interest thereon at the rate of 8 per cent per annum from the 10th day of March, 1894, and the further sum of \$75 with interest thereon at the rate of 8 per ent per annum from the 10th day of March, 1894, and the further sum of \$74.45 costs and disbursements, and the costs of and upon this writ, I did

SERIFF'S SALE.

In the circuit court of the state Oregon for the county of Multnomah. Charles E. Wise, plaintiff vs. Eliza beth Wise, defendant.

By virtue of an execution duly issued above entitled court, in the above en- out of and under the seal of the above titled cause, upon a judgment ren- entitled court, in the above entitled cause, to me duly directed and dated the 13th day of May, 1902, upon a judgment rendered and entered in the ustice court, East Portland district, of the state of Oregon, for the county of Multnomah, on the 16th day of March, 1895, in favor of Charles E. Wise, plaintiff, and against Elizabeth Wise, defendant, for the sum of \$111.52 with interest thereon at the rate of 8 per cent per annum from the 16th day of March, 1895, and the further sum of \$6.60 costs and di-bursements and accrued costs, and also the costs of and upon this writ, I did on the 14th day of May, 1902, duly levy upon the following described real property, situate, lying and being within Multnomah county, state of Oregon, to-wit: Lot 11

and 14 in block 14, Columbia Heights; also lot 7 in block 3, Piedmont park. Now, therefore, by virtue of said ex-ecution, I will, on Tuesday, the 17th day of June, 1902, at the hour of 10 o'clock A. M., at the front door of the county court house, in the city of Portland, said county and state, sell at public auction, subject to redemption to the highest bidder, for U. S. gold coin, cash in hand, all the right, title and interest of the within named defendant, in and to the above described real property or any part thereto, to satisfy said execution, interest, costs and all accruing costs.

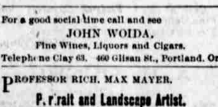
Dated Portland, Oregon, May 14, 1902. WILLIAM FRAZIER,

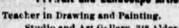
Sheriff of Multnomah County, Oregon.

ADMINISTRATORS' NOTICE.

Notice is hereby given that the undersigned has been duly appointed by Hon. W. M. Cake, judge of the county court of Multnomah county, state of Oregon, administrator of the estate of Samuel W. Slade, deceased. All persons having claims against said estate are hereby required to present the same, properly verified, as by law required, within six months from date hereof to Chas. A. Lucas, Attorney, room 529, Chamber of Commerce. Date this 28th day of June, 1902.

J. W. HAUSER, Administrator of the estate of Samuel W. Slade.





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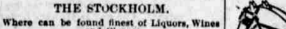
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mechanism, is fastened to a bracket

the wire to see all that it is desired

built to the right side of the telephone. enable the hearer at the other end of

should be seen. Its mechanism is dependent upon electrical waves. The focusing device is



Afro-Americans of Alabama and Virginia are determined to test in the courts the disenfranchising constitutions. But the effort will probably be in vain. Until the national congress and Federal courts show a disposition to uphold the constitution of the United States, the Southern Negroes will be deprived of the right of suffrage.

The Evening Journal of this city has passed into the control of Mr. C. S. Jackson, owner of the Pendleton East Oregonian. Mr. Jackson is a thorough newspaper man, and an all-around business man besides, and will no doubt make a success of the Journal, as The New Age hopes he will.

The Negroes of North Carolina are taking more interest in their schools, and that is serious for the whites, for whose benefit the educational test for voters was adopted. But if the Negroes should meet this test some other one that they could not meet would be invented.

Governr Jelks, of Alabama, should be at more honorable and patriotic businces than pardoning lynchers out of the penitentiary. The lyncher should be hung, not pardoned.

Mayor Williams has done some good work in the way of reform, but nobody understands better than he that it would do more harm than good to be too radical.

All signs point to another sweeping Republican victory in the fall elections. Oregon set the pace last June.

similar to that to be found on cameras of the kodak variey, the object being artists were "beyond him." projected on a screen through a wideangled lens. The screen, thus receiving the reflection is constructed of metal. the composition of which is a portion of the inventor's carefully guarded secret, prompt, but, then, they never minded Through the action of the light, it is whether things were hot or cool; leastunderstood, electrical waves are generated that produce corresponding impressions on a similar plate at the other mighty little faculty and common end of the line, the receiving screen of sense. One of 'em was to work on a ground-glass receiver, serves to project how he was getting on, and he says: the objects on the surface through a

the same time whereby they can be and there's only one night more!" seen clearly in outline form. The gold-separating machine is sim-

collected into contact with brushes that did ye?' I says. sweep the particles into the receiving

failed to pay. In other words, sand as there! saying only \$3 or \$4 a ton in gold can be profitably worked.

In operating the machine gold-bearing sand is poured into a hopper at the I saw! Yes, sir!" top. Falling. It strikes a plane or zone

charged with electricity. Here the molecules are arranged by the action of the electric waves, and the sand passes on downward to the cylinder. The cylinder encases an electro-magnetle chemical contrivance so simple in construction and formulae that imitation would be at once possiblewhich creates a force that attracts the gold particles as the poles of a magnet attract iron. The force, the inventor has declared, is as mystifying to bim as is the power that attracts a magnetic

needle northward. The gold, adhering to the cylinder through its revolutions, is brought inte

contact with the brushes and through them collected and deposited in the receiving box.

Age and Auger.

"It usually makes a woman mad to ask her age, doesn't it?" "Yes, but her temper is often like her

nge. "How so?"

"She tries not to show it."-Philadel phia Bulletin.

Division of Labor.

took summer boarders. One year they property, to-wit: had a number of artists, who were attracted by the picturesque ioneliness the south line of Clay Street 52 feet of the Eastman farm, and Uncle Silas west on said south line of Clay street never hesitated to say afterward that from the center line of 13th Street ex-

"They make no trouble about their of Clay street, 25 feet; thence south eating," he said to a friend, when at last the boarders had taken their way to fresh fields. "You couldn't call 'em ways they never found any fault.

the mechanism. Here a small incan- sunset piece all the time he was here. descent light, hidden behind the I went out one evening and asked him " 'O, Unsle Silas, the light changes so second lens, furnishing illumination at fast, and the effect is so hard to get,

"He was a nice little feller, and I felt sorry for him, so I says, 'Well, why in ple in construction, depending for tunket haven't the rest of 'em took hold operation upon an element that with ye and helped ye out? There's will attract the gold atoms and, after room enough on that canvas for all assembling them through rotation of a four of ye to be working together! I bet date of the judgment herein (the 10th cylinder, bring the precious metal thus ye newer thought of asking 'em, now day of March, 1894) or since had, in

"And, do ye believe me. I'm as sure arty or any part thereof, to satisfy said as I'm standing here in my overshoes, execution, interest, costs and all accru-Through its use placer sands in all from the blank look that spread over ing costs. the placer fields of the world can be his face, that the idea had never come worked profitably where before mining into his poor, foolish head till I put it

> "They've got their place, artists have, but there'd ought to be a gardeen 'pointed over every one of 'em that ever

Stepped on Literature

A traveler says that in no other country has he ever seen such reverence for literature in every form as exists in China.

A printed word is regarded almost as a sacred thing, and this sometimes leads to amusing incidents when a Chinese teacher is dealing with a brisk American pupil. .

This returned traveler spent four hours a day while in China with a native teacher of the language, and one day, as the two young men were starting on a walk together, and the American was about to put on a new pair of shoes, he heard a horrified exclamation from the Chinaman.

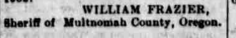
"You not put foot on words!" he gasped, pointing to the name and size marked inside the shoe; and it was a long time before he recovered from his maxement that any one could be so lacking in proper respect as to treat the symbols of his own language or any other in such a way.

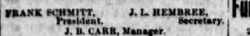
It takes a real genius to originate Cor. Eleventh and Morrison Sts. new ideas in lovemaking.

on the 22d day of April, 1902. Uncle Silas Eastman and his wife fevy upon the following described real

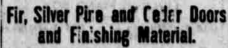
Commencing at a stake standing in tended; thence west on said south line parallel with said 13th Street extended. 100 feet; thence east and parallel with said Clay Street 25 feet; thence north and paralell with said 13th Street extended, 100 feet to the place of beginning, in the City of Portland, Coun-"But they've got curious notions and ty of Multnomah and State of Oregon. Said 13th street being the old name of said street; it now being known as 16th street.

> Now, therefore, by virtue of said exesution, I will on Tuesday the 10th day of June, 1902, at the hour of ten o'clock A. M. at the front door of the county court house, in the City of Portland, said county and state, sell at public suction, subject to redemption, to the highest bidder, for U.S. gold coin, cash in hand, all the right, title and interest which the within named defendants or either of them had on the and to the above described real prop-Dated Portland, Oregon, May 8th, 1902.















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