

The Gem Feature Attractions

TUESDAY, OCTOBER 7th

When you fall in love with an Indian girl, she does not stand aside when you fight. No siree, she comes of a terrible ancestry, and the chances are she'll kill the other fellow before you can—as she does in this thrilling picture.

JESSE L. LARKY, Presents

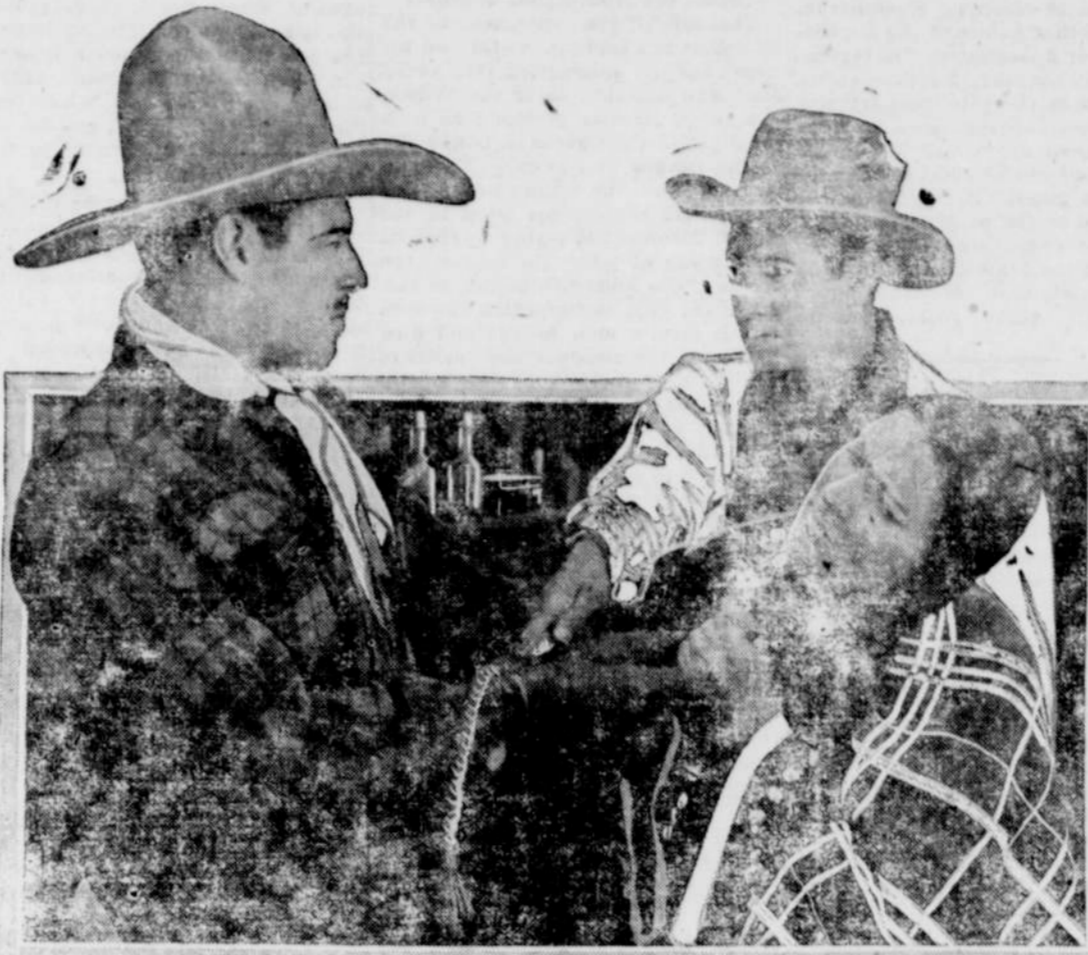
Cecil B. DeMille's Production

"The Squaw Man"

By Edwin Milton Royle

A modern version of Edwin Milton Royle's famous play, "The Squaw Man."

PATHE NEWS.



Jim's timely interference. Cecil B. DeMille's Production "THE SQUAW MAN" An all Star Cast An ARTCRAFT Picture

THURSDAY, OCTOBER 9th

A six-shooter goes with the job in this Printing Office.

SEE

TOM MIX

As the Editor of "THE KICKER" clean up the toughest town on earth and win a girl's love in

"The Coming of the Law"

A Charles Alden Seltzer story. A William Fox production.

"Rip and Stitch Tailors"

Sennett Comedy.

We Can't Count Our Chickens Until They Are Hatched



URGES USE OF BOTH HANDS

French Authority Points Out the Value of Ambidexterity and its Need of Cultivation.

France, in her earnest efforts to rehabilitate herself, has come to the wise conclusion that a child—a man or woman of the near future—who can use either hand with equal facility is almost twice as useful to the state as a "right-handed" or a "left-handed" person.

The Paris correspondent of the Journal of the American Medical Association writes of the attempt to encourage ambidexterity in French children.

"At the recent meeting of the Academie de Medicine Doctor Armaingaud pointed out the loss—military, civil and economic—which results from an artificial disability imposed on young children, and therefore on adults, in allowing them to use only their right hand, so that the left hand is used only as an auxiliary to the right.

"Speaking from a military point of view, Armaingaud called attention to the statement made by General Baden-Powell to the effect that no one could doubt the value of ambidexterity. If both hands were used equally by everybody instead of being used only occasionally, or by a few persons, as is the case today, the strength of the army would be increased notably.

"At this time, when the population of France is decimated by tuberculosis and alcoholism, and when the excess of births over deaths is less each year, it is not a matter of indifference to permit the population of France to continue what may be called a physiologic mutilation, one which may be made to disappear at will.

"Armaingaud proposed to the academy (1) to issue an appeal to the people of France, asking that the mothers, in the interest of the nation and in the interest of defense of the country, teach their children from the first to use both hands equally; (2) to request the minister of public instruction to make the equal use of both hands obligatory in all the primary and secondary schools; (3) to urge the foundation of a prize to be awarded annually to the teacher in France who has been most successful in carrying out this most desirable reform."

Another Antigas Invention. "Neutralizing ointment" is one of the latest war inventions. It is publicly revealed in an official description of the protective devices against gas attacks, now being issued to our troops.

The mask, with its contained chemicals for neutralizing any poisonous fumes that creep in, is familiar. But one so-called gas is a liquid, and because of its blistering effect the soldiers have given it the name "mustard gas."

When an area is drenched with this stuff the menace may persist for many days. The veil is not from the liquid itself. Mustard gas burns through the clothing, and makes painful wounds where the flesh is reached. The newly invented ointment must apparently be rubbed all over the body, as well as on face and hands, to protect the soldier when the enemy's bursting shells are spraying this horrible liquid gas about.—Providence Journal.

Phones and Divorces.

Statisticians tell us that there is one telephone for every ninth person in this country and that every ninth marriage ends in divorce. The inference is obvious! The truth is out at last! Mr. Bell's ingenious little invention has joined the discarded ranks of the summer hammock, the cocktail, the fox trot and the automobile. It is indeed a sorry state of affairs. One telephone for every ninth person, and on every ninth phone Cupid gets the busy signal forever! All too soon, alas, the wireless telephone will come into general use, and no home will be complete without its own little aerial rampart. O, statistician with thy pen, prepare to write new records then!—Thrift Magazine.

Necessity For Increased Telephone Rates

Increased telephone rates are necessary to meet increased costs.

Recent increases in wages alone to employees totaling for the State of Oregon upwards of \$225,000.00, made an increase in telephone rates not only necessary but imperative to pay these wages.

The net returns to the Company under the rates now in effect is less than 3 per cent on the valuation of its property at \$13,282,378.00, as found by the public service Commission.

Would you be satisfied with such a return on the capital you have invested in your business? Would you consider it sufficient?

There has been no general increase in telephone rates for many years. Every user of a telephone who stops to think knows that he would be paying an inadequate rate now if he was not paying substantially more than he was before the war.

The Pacific Telephone and Telegraph Co.

NEW HOME SEWING MACHINES

MODELS OF PERFECTION. PERFECTLY SIMPLE SIMPLY PERFECT.

Needles, Oil, Belts and all kinds of Sewing Machine supplies. Repairing a specialty.

New Home Users are quality choosers. For Sale By SHARFF & DUBIVER 172 3rd Street NEW HOME SEWING MACHINE COMPANY.

Color Blindness. Color blindness proves to be less simple than has been supposed, the defect being one of coloring instead of vision in some cases. As reported by Dr. H. E. Howe of the American Chemical society, eyes quite perfect in ordinary color perception have become weak or fatigued for red and then have responded to the green rays combined with the red from certain red glass. A veteran engine driver properly identified red light near at hand, while at considerable distance the signal appeared green. The disc of the lamp was found to be copper ruby glass and this and some other kinds of red glass permit rays toward the blue end of the spectrum to pass in mixture with the red. The use of selenium ruby glass is advised, its transmission of only red rays insuring that the normal eye will see no green.

OFF AGAIN, ON AGAIN, GONE AGAIN



Notice of Sale for Delinquent Street Assessments

NOTICE IS HEREBY GIVEN, That by virtue of a warrant issued by the City Recorder of Tillamook City, Oregon, dated September 30th, 1919, issued by order of the Common Council of Tillamook City, Oregon, the undersigned, Marshal of Tillamook City, Oregon, has levied upon and will, on Friday the 7th day of November, 1919, at the hour of 10 o'clock A. M. sell at public auction to the highest bidder for cash in hand, the properties hereinafter described.

The respective tracts or parcels of ground to be sold, together with the respective names of the owner or owners thereof, and the amount for which separate tract will be sold, are as follows, to-wit: Original Town of Lincoln—Block 9, E. 24 1/2 ft., Lot 5; W. 3 1/2 ft. Lot 6. E. M. Hooper, owner. Amt. of Lien, \$27.42; Int. to Nov. 7, \$4.30.

Cost of advertising \$4.37 Stillwell Add.—Block 3, Lot 4. J. L. McMahan, owner. Amt. of Lien, \$47.94; Int. to Nov. 7, \$4.23.

Cost of advertising \$4.12 Park Add.—Block 10, Lot 3. L. C. Smith, owner. Amt. of Lien, \$33.79; Int. to Nov. 7, \$4.06.

Cost of advertising \$4.12 Thayer's Add.—Block 40, Lot 6. D. W. Ijams Estate, owner. Amt. of Lien, \$37.25; Int. to Nov. 7, \$4.46.

Cost of advertising \$4.12 Stillwell Add.—Block 10, Lot 4. D. W. Ijams Estate, owner. Amt. of Lien, \$37.24; Int. to Nov. 7, \$4.46.

Cost of advertising \$4.12 Stillwell Add.—Block 3, Lot 1. Omar C. Kiger, owner. Amt. of Lien, \$35.47; Int. to Nov. 7, \$4.29.

Cost of advertising \$4.12 Said sale will take place at the front door of the City Hall in Tillamook City, Oregon, being the building in which the Common Council of said Tillamook City holds its sessions.

on, such assessments having been made by the Common Council of Tillamook City, Oregon, on November 7th, 1917, and the said several owners having made application to pay the same in installments, and said applications having been entered in the bond lien docket of Tillamook City, default having thereafter been made in the payment of the installments due upon said assessments, and more than 20 days having elapsed, and the Common Council of Tillamook City having, on September 3rd, 1919, ordered a warrant issued for the collection of said delinquent assessments in the manner provided by the charter of Tillamook City. Dated this September 30th, 1919. M. E. Gruber, Marshal of Tillamook City, Oregon.

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The respective tracts or parcels of ground to be sold, together with the respective names of the owner or owners thereof, and the amount for which each separate tract will be sold, are as follows, to-wit: Maple Grove Add.—Tract beginning 330 feet S. of S. E. corner of Block 8, Tillamook, 100 feet W.; thence S. 105 ft. West 100 ft., thence E. 100 ft., owner M. A. Baker estate. Amt. of lien, \$35.40. Int. to Nov. 7, \$10.11.

Cost of advertising \$5.02 Maple Grove Add.—Block 3, Lot 1. owner, Omer Kiger. Amt. of lien Int. to Nov. 7, \$105.63.

Cost of advertising \$4.12 Said sale will take place at the front door of the City Hall in Tillamook City, Oregon, being the building in which the Common Council of said Tillamook City holds its sessions.

That names of the owners, or reputed owners, of the aforesaid property as given in the foregoing list, are the names of such owners, or reputed owners as they appear on the bond lien docket of Tillamook City, Oregon, and the respective tracts of land described will be sold at said sale to satisfy the assessment, interest and costs due upon each tract described herein, and each tract will be sold separately.

Said sale will be made for the purpose of satisfying delinquent assessments for street improvements, duly assessed against said property, together with interest and costs thereon, such assessments having been made by the Common Council of Tillamook City, Oregon, on February 3rd, 1913, and the said several owners having made application to pay the same in installments, and said applications having been entered in the bond lien docket of Tillamook

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The respective tracts or parcels of ground to be sold, together with the respective names of the owner or owners thereof, and the amount for which each separate tract will be sold, are as follows, to-wit: Thayer's Add.—Block 40, Lot 5. D. W. Ijams Estate, owner. Amt. of Lien, \$212.21; Int. to Nov. 7, \$39.07.

Cost of advertising \$4.12 Thayer's Add.—Block 40, Lot 6. D. W. Ijams Estate, owner. Amt. of Lien, \$212.21; Int. to Nov. 7, \$39.07.

Cost of advertising \$4.12 Said sale will take place at the front door of the City Hall in Tillamook City, Oregon, being the building in which the Common Council of said Tillamook City holds its sessions.

That names of the owners, or reputed owners, of the aforesaid property as given in the foregoing list, are the names of such owners, or reputed owners as they appear on the bond lien docket of Tillamook City, Oregon, and the respective tracts of land described will be sold at said sale to satisfy the assessment, interest and costs due upon each tract described herein, and each tract will be sold separately.

Said sale will be made for the purpose of satisfying delinquent assessments for street improvements, duly assessed against said property, together with interest and costs thereon, such assessments having been made by the Common Council of Tillamook City, Oregon, on May 4th, 1916, and the said several owners having made application to pay the same in installments, and said applications having been entered in the bond lien docket of Tillamook City, default having thereafter been made in the payment of the installments due upon said assessments, and more than 20 days having elapsed, and the Common Council of Tillamook City having, on September 3rd, 1919, ordered a warrant issued for the collection of said delinquent assessments in the manner provided by the charter of Tillamook City. Dated this September 30th, 1919. M. E. Gruber, Marshal of Tillamook City, Oregon.

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The respective tracts or parcels of ground to be sold, together with the respective names of the owner or owners thereof, and the amount for which each separate tract will be sold, are as follows, to-wit: Lincoln Add.—Block 3 1/2, Lot 1. L. E. Everson, owner. Amt. of Lien, \$192.39; Int. to Nov. 7, \$32.26.

Cost of advertising \$4.12 Lincoln Add.—Block 9, Lot 5. W. 3.5 ft. Lot 5. Hooper, owner. Amt. of Lien, \$333.85; Int. to Nov. 7, \$39.07.

Cost of advertising \$4.12 McDermott Add.—Block 2, Lot 1. L. Everson, owner. Amt. of Lien, \$719.69; Int. to Nov. 7, \$39.07.

Cost of advertising \$4.12 McDermott Add.—Block 2, Lot 2. L. Everson, owner. Amt. of Lien, \$719.69; Int. to Nov. 7, \$39.07.

Cost of advertising \$4.12 Said sale will take place at the front door of the City Hall in Tillamook City, Oregon, being the building in which the Common Council of said Tillamook City holds its sessions.

That names of the owners, or reputed owners, of the aforesaid property as given in the foregoing list, are the names of such owners, or reputed owners as they appear on the bond lien docket of Tillamook City, Oregon, and the respective tracts of land described will be sold at said sale to satisfy the assessment, interest and costs due upon each tract described herein, and each tract will be sold separately.

Said sale will be made for the purpose of satisfying delinquent assessments for street improvements, duly assessed against said property, together with interest and costs thereon, such assessments having been made by the Common Council of Tillamook City, Oregon, on July 7th, 1917, and the said several owners having made application to pay the same in installments, and said applications having been entered in the bond lien docket of Tillamook City, default having thereafter been made in the payment of the installments due upon said assessments, and more than 20 days having elapsed, and the Common Council of Tillamook City having, on September 3rd, 1919, ordered a warrant issued for the collection of said delinquent assessments in the manner provided by the charter of Tillamook City. Dated this September 30th, 1919. M. E. Gruber, Marshal of Tillamook City, Oregon.