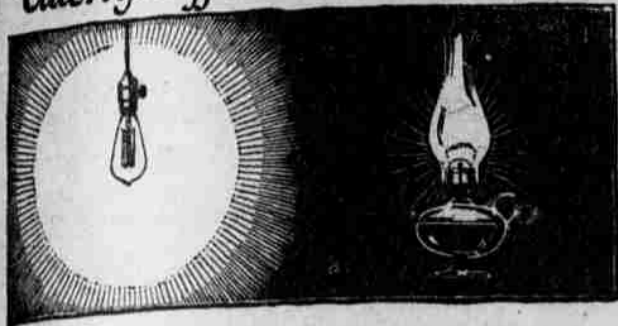


Utterly Different!



The world keeps moving!

The oil lamp of our fathers gave way to the electric light of today.

The old "all-alike" cigarettes are giving place to the new and "Utterly Different" NEBO plain end.

New idea, new process, new satisfaction—"Utterly Different" from any other cigarette.

The process is our own. We discovered it. We control it.

But the "Utterly Different" cigarettes are yours—yours to smoke and enjoy—yours to tell your friends about.

Don't deprive yourself.

GUARANTEE—If after smoking half the package of NEBO plain end you are not delighted, return balance of package to P. Lorillard Co., New York (Established 1760) and receive your money back.



Brief Filed In Suit To Dissolve Harvester Trust

Washington, March 30.—Drawing a distinction between the growth of a corporation "from within" and growth through "combination," Attorney General Gregory yesterday filed his brief in suit to dissolve the International Harvester company in the supreme court.

GEORGE GREEN IS DEAD.

Dallas, Texas, March 30.—George Green, former imperial potentate of the Masonic Order of Mystic Shriners, died

How to Destroy the Dandruff Germ

By a Specialist. That the dandruff germ is responsible for nearly all the diseases to which the scalp is heir, as well as for baldness and premature gray hair, is a well known fact, but when we realize that it is also indirectly responsible for many other diseases as well, we appreciate the importance of any agent that will destroy its power.

NEW BOOKS AT PUBLIC LIBRARY.

- Barroll, M. L. H.—"Around the World Cook Book." A collection of 400 tested recipes by a naval officer's wife, gleaned from many sources in many lands, and from various sections in the United States.
Bolte, J. W.—"The Backyard Farmer." A clear, practical book, giving information on vegetable and flower gardens, fruit trees, lawns, etc.

WOMEN MAY BE STRONG

and enjoy life whether in the home or business world if they can keep at bay those ailments peculiar to their sex. If every woman realized how Lydia E. Pinkham's Vegetable Compound, that simple remedy made from roots and herbs, goes to the root of the trouble and overcomes such symptoms as backache, headaches, nervousness, and irritability, they would be healthier, happier and stronger.

PRICES UPON FLAX SEED AND STRAW IS SETTLED BY BOARD

Experts Are Engaged To Supervise Work of Establishment of Industry

The state board of control yesterday afternoon adopted an order whereby a flat charge of not to exceed \$3 per bushel is to be charged the farmers for flax seed with which to put in a crop of flax for this year and to pay the farmer \$15 per ton for flax straw, delivered at the penitentiary, pay for the seed to be deducted from the proceeds of the straw.

It was also agreed that Emil H. sett, the Belgian flax expert should be employed at a monthly wage of \$150 for superintending the seeding and harvesting of the flax and that another expert from a manufacturing standpoint, probably John C. Gady, of Albany, be employed to take charge of the ordering of the necessary machinery for the establishment of the flax plant at the penitentiary and for the installation of such machinery when it arrives.

The flax seed ordered from Wisconsin is due to arrive within a very short time and Secretary Ralph Moores reports that fully 400 acres have been signed up already, or sufficient to insure that amount of acreage and yesterday's formal action of the board in fixing the price to be charged for the seed and to be paid for the straw, removes the only obstacle to immediate negotiations with the farmers who are ready to enter into a contract with the state. The price to be charged for the seed, \$3 per bushel, is less than the actual cost to the state delivered in Salem, and the price of \$15 per ton for the flax straw will insure the farmers a much greater profit upon their acreage than could be realized from either hay or grain and Secretary Moores, of the commercial club, feels certain that he will have no trouble in securing all of the land desired for the establishment of the industry.

As 375 acres of flax land have already been contracted for there is no longer any doubt as to whether the flax proposition will meet with the approval of the farmers. Every day inquiries are being made at the Commercial Club and to the members of the state board of control regarding the possibilities of flax raising, and it is evident that a great number of the farmers near Salem will give the proposition a fair trial this year.

- James A. French, route 1, 10
Carl G. Smith, Turner Road, 25
Martin Gillinberg, Hayden place, 15
John Robbins, Salem, 15
M. Halbert, route 8, 10
Wald Hills Orchard Co., 20
S. B. Hill—A. B. McKillip, E. T., 20
Alber McCain, route 7, 5
J. F. Minker, route 9, 5
J. O. Defolin, route 9, 5
C. C. Russell, route 9, 10
J. E. Etter, route 8, 5
M. Rehlfuss, route 8, 5
Mark Skiff, Salem, 5
J. G. Vogel, Salem, 50
John Scott, Salem, 10
U. P. Gesner, route 6, 12
Mr. La Blanche, Salem, 3
Tom Fitzpatrick, Salem, 1
C. J. Anderson, route 9, 5
A. L. Oglesbee, route 6, 25
C. C. Russell, route 9, 10
H. C. Hummel, Salem, 3
C. C. Ashby, route 5, 5
M. I. Capp, Independence, 10
Mr. Cockerill, Oak Grove, 10
P. L. Birieno, Chemawa, 5
M. R. Osborn, Culver, Or., 5
M. L. Jones, Brooks, 10
L. O. Herold, Labish, 5
W. O. Zelnicki, Independence, 30
J. W. Schifferer, 1
Hubbard Farm, Salem, 15

BRAVE RUSSIAN TAKES TRENCH SINGLE HANDED

Petrograd, March 30.—The bravery of Captain Suvoroff, who captured a German trench single handed, killing or driving out the Germans under the fire of a machine gun was mentioned in the official dispatches today.

NEW TRIAL GRANTED IN SLANDER CASE OF IVIE VS. E. C. MINTO

Moral Law of Nature Prohibits Women Frequenting Saloons With Men

In an opinion written by Justice Benson the supreme court this morning reversed the judgment of Judge Kelly, of the circuit court for Marion county, in the case in which Maggie May Ivie, proprietress of the Cottage hotel, of this city, was awarded \$250 damages against former Alderman E. C. Minto, for alleged slander and defamation of character, on the ground of error in the rulings of the trial court in refusing the admission of certain evidence and remanding the case for a new trial.

The suit was one of an investigation of the efficiency of the police department in Salem by a special committee of the city council and citizens in which it was alleged that the defendant, Minto, appeared before the committee and made a statement to the effect that the Cottage hotel was a "disorderly house" and a "house of ill fame". Defendant admitted making the statement that the hotel was conducted as a "disorderly house" but denied having made the other statement, and, in defense of his action entered the plea of privileged communication.

"It is true the occasion does not fall within the limits of absolute privilege," says the supreme court in passing upon the question, "but when we recall the fact that the committee was considering a subject of grave importance to good government and public morals, for the purpose of enlightening the city government and thereby enabling it to secure a more efficient service, and that at the time the defendant was a councilman charged to the extent of his ability with securing for the public the best results in this direction, we cannot escape the conclusion that it was an occasion of qualified privilege."

The appellate court also held that the trial court erred in sustaining objection to evidence offered by defendant tending to show the sources of information upon which he based the alleged statements. The supreme court holds that while it was true the defendant did not plead the truth as a defense and therefore could not offer proof thereof, he was undoubtedly entitled to show the nature and source of the information upon which the publication was based for the purpose of disproving express malice.

Nature Restricts Woman's Privileges.

That women are both morally and constitutionally barred from engaging in the saloon traffic or frequenting places where liquor is dispensed to males, from the very nature of things if not by the laws of mankind, is the unqualified opinion of the supreme court of Oregon, as expressed in an opinion written by Justice Eakin and unanimously concurred in by the other six members of the appellate court, which was handed down this morning.

In this case the decree of Judge Galloway, of the circuit court for Tillamook county, in which he declared a section of the city ordinance of Tillamook unconstitutional which prohibited females from frequenting saloons on the ground that it "interfered with the individual privileges and liberties of our women citizens," is reversed and a writ of replevin issued out by E. P. Laughlin, a saloonkeeper of Tillamook, against the city of Tillamook after a conviction in the justice court, is dismissed.

In passing upon the case Justice Eakin merely quoted an opinion written by former Justice R. S. Bean, of the Oregon supreme court, in the case of State vs. Baker, 50 Oregon, in which he said: "The vicious tendency of the mingling of men and women in saloons, or places where intoxicating liquors are sold, is regarded as harmful to good morals, and therefore a law which prohibits the licensing of a female to engage in the business of retailing intoxicating liquors, or making it an offense to employ a female to serve liquors in a saloon, or to permit a female to enter a saloon and there be served with liquors, is not unconstitutional. The liberties or rights of every citizen are subject to limitations in their enjoyment as will prevent them from being dangerous or harmful to the body politic, and there is no objection to the law in question that it applies to women of lawful age."

Former Salem Boy Gets Damages. The decree of Judge Gatus of the circuit court for Multnomah county was affirmed in the case of Walter C. Walling, plaintiff and respondent, vs. The Portland Gas & Coke company, in which Walling was awarded damages in the sum of \$3,000 for injuries received when an automobile belonging to the defendant company crashed into Walling's automobile while the latter had pulled up alongside the Linton road to light his lamps. Walling was a former Salem boy and for several

Cohan and Harris Own Co. In "7 Keys to Baldpate"

COHAN'S MYSTERY FARCE.

The heartiest laugh that has burst upon American theatre-goers for a long, long time is George M. Cohan's mystery farce, "7 Keys to Baldpate" to be presented at the Grand Opera House for one performance on Friday evening, April 9th, with the original New York and Chicago cast which includes Cyril Scott, John O'Hara, Ernest Gevey, Spencer Charters, Frank Allworth, Frank Monroe, Hooker Wright, Lee Sterrett, Laura Bennett, Ethel Intrapoli, Jess Shelby, Christine Mayo, Rita Harlan, Hazel Traverser and Fannie Mackey.

"7 Keys to Baldpate" is Cohanesque. It is as radiant of the gifted "George M." as an American flag is full of freedom. In it the mind is volleyed from situation to situation with such force and speed that one has to stop thinking once in a while to catch up with one's self.

Mr. Cohan's recipe for a happy evening is an antidote for the grouches of the universe. In his prescription the author has mixed with exact proportions mystery, thrills and laughter, with a sweetening dash of love, as a tribute to Cupid, the result being a tonic that all America is taking.

years was employed in the Meyers' department store in this city prior to going to Portland to work. The opinion was written by Justice Benson.

Other decisions today were: Ella E. Gibbons, appellant, vs. John S. Gibbons, appellee, from Multnomah county, motion to modify a divorce decree as to maintenance of children, opinion by Chief Justice Moore, Circuit Judge Davis affirmed.

J. F. Phyl vs. Ed. Wright, county clerk of Union county, costs in case reversed, opinion by Justice Burnett.

Joseph Weber et al vs. Richardson Investment company, appellee, appeal from Multnomah county, suit for an accounting, opinion by Chief Justice Moore, Circuit Judge McGinn's decision for plaintiff affirmed.

Alce C. Porges vs. Walter E. Jacobs, appellee, appeal from Multnomah county, action to recover damages for a nuisance, opinion by Justice McBride, Circuit Judge McGinn's decision for plaintiff reversed.

Gottfried Brandaw vs. Home Installment company, appellee, appeal from Multnomah county, action to recover money, opinion by Justice Burnett, Circuit Judge McGinn's decision for plaintiff reversed.

James A. Taylor, appellant vs. John H. Peterson, appellee, from Multnomah county, action to recover an estate commission, Circuit Judge Gatus affirmed.

Samuel Delvaque vs. Old Oregon Creamery company, appellee, appeal from Multnomah county, action for damages for personal injuries, opinion by Justice Burnett, Circuit Judge Morrow's decision for plaintiff reversed.

John Nichols et al, appellants, vs. Elizabeth Ingram et al, appellee, from Polk county, Circuit Judge Holmes judgment as to costs modified, opinion by Justice Harris.

Title & Trust company vs. Jennie M. Griswold, appellee, appeal from Multnomah county, suit for specific performance of contract to purchase land, opinion by Justice Bean, Circuit Judge McGinn's decision for plaintiff reversed.

State vs. J. M. Donahue, convicted of conversion of logs, appeal from Washington county, former opinion of court sustaining circuit court adhered to, opinion by Justice McBride.

William J. Seufert vs. Oregon Welding & Manufacturing company, appellants, appeal from Multnomah county, replevin proceedings to recover certain machinery, opinion by Justice McBride, Circuit Judge Gatus's decision for plaintiff affirmed.

Motions for rehearing were denied in: Rothchild vs. Lomax, Patterson vs. Vetsch, Mirsch vs. May.

Motion for rehearing was granted in: Wolsiffer vs. Dechill.

SPRING IS NATURE'S BIRTHDAY. Bring the changing spirit of the season into the home—beauty it with the seeming limitless decorative possibilities of COLONIAL Drapery Fabrics. All the varied freshness, all the richness of tints and tones in Nature's blooms and blossoms are delicately reproduced in the exclusive designs brought out in Colonial Draperies. Let the home, too, have its share of Spring—for every room there are varieties of decorative effects that offer the widest latitude for the expression of individual tastes. Priced from 25c to 75c yd.

Buren & Hamilton COMPLETE HOUSE FURNISHERS

Many Delegates Attend Hayesville Convention

Over 1000 delegates, Sunday school teachers and Sunday school workers attended the Hayesville Sunday school district convention held at Chemawa yesterday. Delegates were present from the 21 Sunday schools in the Hayesville district.

DRIVES AWAY HEADACHE

Rub Musterole on Forehead and Temples. A headache remedy without the dangers of "headache medicine." Relieves headache and that miserable feeling from cold or congestion. And it acts at once! MUSTEROLE is a clean, white ointment made with oil of mustard. Better than a mustard plaster, and does not blister. Use only externally, and in no way can affect stomach and heart, as some internal medicines do.

Best for Sore Throat, Bronchitis, Croup, Stiff Neck, Asthma, Neuralgia, Congestion, Pleurisy, Rheumatism, Lumbago, all Pains and Aches of the Back or Joints, Sprains, Sore Muscles, Bruises, Chills, Frosted Feet, Colds of the Chest (it often prevents Pneumonia). At your druggist's, in 25c and 50c jars, and a special large hospital size for \$2.50.

Be sure you get the genuine MUSTEROLE. Refuse imitations—get what you ask for. The Musterole Company, Cleveland, Ohio.



ROSTEIN & GREENBAUM Dry Goods, Millinery, Shoes. MILLINERY. Pleasing, becoming, and dainty Hats. The very newest of style and good quality. Always in the lead with popular goods at popular prices. Be sure and look over our assortment of Ladies' and Girls' Hats. You will find our Millinery Department a busy and pleasant place to visit. Artificial Flowers. Big display of nice flowers at 12 1-2c, 15c, 25c a bunch. Nice Wreaths 40c 50c. Children's Hats. Big assortment Little Prices. Big assortment of Mary Jane pumps for women and children, at reduced prices. Silk Gloves. \$1 Short Silk Gloves, now 50c. \$1.22 Long Silk Gloves, now 75c. Princess Slips. Large line of Princess Slips, regular prices from 75c to \$3.50. Now One-Half Price. :: 240-246 Commercial Street ::

