

AN IMPROVING YOUNG INDUSTRY.

It is an astonishing fact that many of our most important resources have remained untouched, and many profitable enterprises have lain dormant, either from lack of capital, want of energy, or from ignorance regarding our natural wealth, and the manners and methods of development.

[Southwestern Oregon Recorder.] Mr. Joseph A. Corhill was placed in charge of the Burnham Lumber Company's business, as manager last week by Mr. Sam Bernstein prior to his departure for San Francisco.

We learn that the mail from Roseburg to Coquille City fails to connect at Fairview as advertised the stage leaving the latter office about two hours before the arrival of the Roseburg mail.

Mr. Sam Bernstein, of San Francisco, who has been in these parts some weeks settling claims against the Burnham Lumber Company went below by way of Coos Bay Sunday accompanied by Mrs. Robert Burnham.

W. P. Wright, who has had many Government contracts for surveying in this country, passed down Saturday with his party on his way to the Upper Rogue river and Elsie creek countries where he has contracts.

It is stated that last Friday night some Chinamen robbed the stave boxes at the Cooley mine this side of Rogue, of about \$350 in dust.

The work of opening the roadway to the site of the proposed wharf at Port Orford has been commenced, the route surveyed and workmen already engaged in grading.

As a new industry, the catching and preparing of fish for the market, has recently become an important factor in our business, and it bids fair to become one of our prominent resources.

OUR NEIGHBORS.

[Gold Beach Gazette.] Alf Gauntlett proposes to enter George Forty's Woodbury colt in Fourth of July races at Smith River.

Hon. T. W. Crook has Maplewood in charge, and during the summer will probably find out "what there is in him."

So light is the run of fish that the drift boats near the mouth of the river have been about dispensed with, and the upriver fishermen have everything their own way.

John Ryder, who had a claim down the coast, near Fred Smith's, Remember that Mrs. Hamlin and Mrs. Hays do all kinds of sewing at very low prices.

has been missing for a month, and the probabilities are that he has been drowned. It seems he had taken a lot of logs from Smith to keep on the shores. One morning about a month ago, the logs returned to Smith's, and Smith shortly after went down to inform Ryder of the fact.

[Southwestern Oregon Recorder.] Mr. Joseph A. Corhill was placed in charge of the Burnham Lumber Company's business, as manager last week by Mr. Sam Bernstein prior to his departure for San Francisco.

We learn that the mail from Roseburg to Coquille City fails to connect at Fairview as advertised the stage leaving the latter office about two hours before the arrival of the Roseburg mail.

Mr. Sam Bernstein, of San Francisco, who has been in these parts some weeks settling claims against the Burnham Lumber Company went below by way of Coos Bay Sunday accompanied by Mrs. Robert Burnham.

W. P. Wright, who has had many Government contracts for surveying in this country, passed down Saturday with his party on his way to the Upper Rogue river and Elsie creek countries where he has contracts.

It is stated that last Friday night some Chinamen robbed the stave boxes at the Cooley mine this side of Rogue, of about \$350 in dust.

The work of opening the roadway to the site of the proposed wharf at Port Orford has been commenced, the route surveyed and workmen already engaged in grading.

As a new industry, the catching and preparing of fish for the market, has recently become an important factor in our business, and it bids fair to become one of our prominent resources.

THE SEA. "Murmuring sea! Beautiful sea! Oh, I love to list to thy melody. When the winds are still in the rocky cove, And the waves are free on thy purple waves," etc.

Thus sang the poet. A very pretty song indeed, but then poetry is nothing if not pretty, and beauty is sometimes false. I have often wondered what a transformation the sentiment of those lines would undergo, if reduced to prose.

I once visited the sea. There were many other foolish people there, besides myself. "I strolled along the strand," and there I saw sentimental exquisites going into ecstasies over parti-colored excrecence vomited forth by the sick sea—upon the dirty sand.

John Eliason, Henry Irne, Erick Fredlund, Thos Shultz, Henry Schroeder, Chas Rodin and J W Barr were admitted to citizenship. O S I Co vs town of Marshfield—To recover real property; judgment for plaintiff; neither party to recover costs from the other.

It is the most notorious glutton in the world. It never knows when it has enough. It is always hungry. During its existence, it has swallowed, I suppose, millions of human beings, whole shiploads at once, and that wasn't an appetizer.

It is the most notorious glutton in the world. It never knows when it has enough. It is always hungry. During its existence, it has swallowed, I suppose, millions of human beings, whole shiploads at once, and that wasn't an appetizer.

It is the most notorious glutton in the world. It never knows when it has enough. It is always hungry. During its existence, it has swallowed, I suppose, millions of human beings, whole shiploads at once, and that wasn't an appetizer.

It is the most notorious glutton in the world. It never knows when it has enough. It is always hungry. During its existence, it has swallowed, I suppose, millions of human beings, whole shiploads at once, and that wasn't an appetizer.

Term Begun May 25, 1885—Dean, J. Order that W H Harris, John F Munford, A G Aiken, M P Whitington, D J Lowe, Wm Morris and C H Merchant, summoned by the sheriff as grand jurors for this term be discharged.

Mary Turner vs Wm Turner—Suit for divorce; continued for service. Siglin & Gray vs J H Ballard—Action to recover money; settled and dismissed.

Thos H Walker vs Theodore Johnson—Suit to foreclose mortgage; judgment for plaintiff for \$234 and costs and \$23 attorney's fees. John Bear vs Alex Lund—Non-suit against plaintiff and judgment for costs.

OS I Co vs E G Winkler—To recover real property; dismissed without costs. H W Sanford vs C W Salford—To recover real property; demurrer of defendant sustained and cause dismissed with costs against plaintiff.

OS I Co vs S S Bailey, Charles and Christina Stora, Mary E Fox and W G Webster—Same decree in each case. OS I Co vs E G Winkler—To recover real property; dismissed without costs.

OS I Co vs S S Bailey, Charles and Christina Stora, Mary E Fox and W G Webster—Same decree in each case. OS I Co vs E G Winkler—To recover real property; dismissed without costs.

OS I Co vs S S Bailey, Charles and Christina Stora, Mary E Fox and W G Webster—Same decree in each case. OS I Co vs E G Winkler—To recover real property; dismissed without costs.

OS I Co vs S S Bailey, Charles and Christina Stora, Mary E Fox and W G Webster—Same decree in each case. OS I Co vs E G Winkler—To recover real property; dismissed without costs.

and Saly Rimmer, drawn as jurors, were excused. John Earklow, J H Kennedy, H J Collier, Isiah Hacker, W O Christensen, J W Mullen and Alex Jackson were drawn grand jurors and Isiah Hacker was appointed foreman.

J J Jackson, Owen Short and R J Cussans were appointed bailiffs. Ordered that the sheriff summons 13 men to complete the panel of trial jurors, and the following were selected and appeared: W H Byers, Geo Wilson, W Noyes, Henry Southwell, A A Lord, Thos H Hicks and Wm Riebert.

Wm Copley, juror, was excused. The grand jury returned two indictments against Matt Tyner for larceny in a dwelling and one against D I Delauney for assault with intent to kill.

OS I Co vs S S Bailey, Charles and Christina Stora, Mary E Fox and W G Webster—Same decree in each case. OS I Co vs E G Winkler—To recover real property; dismissed without costs.

OS I Co vs S S Bailey, Charles and Christina Stora, Mary E Fox and W G Webster—Same decree in each case. OS I Co vs E G Winkler—To recover real property; dismissed without costs.

OS I Co vs S S Bailey, Charles and Christina Stora, Mary E Fox and W G Webster—Same decree in each case. OS I Co vs E G Winkler—To recover real property; dismissed without costs.

OS I Co vs S S Bailey, Charles and Christina Stora, Mary E Fox and W G Webster—Same decree in each case. OS I Co vs E G Winkler—To recover real property; dismissed without costs.

OS I Co vs S S Bailey, Charles and Christina Stora, Mary E Fox and W G Webster—Same decree in each case. OS I Co vs E G Winkler—To recover real property; dismissed without costs.

SCHOONER TRUCKEE CAPT. BARKER. WILL, till further notice, run regular between this river and San Francisco, carrying freight at very reasonable prices.

For a choice location in Coquille City, 3 lots nicely cleared and in choice fruit trees, good large house and woodshed, etc. apply at this office or to G. Kern, Marshfield.

INTERESTING BOOKS. Mr. Hiram Blank, formerly a resident of the Coquille, but whose present address is Red Bluff, Cal., has two books which every agent should handle.

A good farm on Four Mile creek; All bottom land adapted for dairy ranch and will produce as well as any Coquille river bottom land; 100 acres cleared. Price \$25 per acre.

WE have the selling of a half section of land, half bench and half bottom land, near Coquille City. It would make a half dozen good little ranches, or a good dairy and stock ranch. The price is \$25 per acre.

NOTICE FOR PUBLICATION. Land Office at Roseburg, Oregon) May 4, 1885.) NOTICE is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the Clerk of Coos county, at Empire City, Oregon, on Saturday June 23, 1885, viz: William Howell, Pre-emption D. S. No. 4277, for the S 1/4 of S E 1/4 and S E 1/4 of S W 1/4 Sec. 2 and W 1/2 of N E 1/4 Sec. 11 T 28 R 14 West.

He names the following witnesses to prove his continuous residence upon, and cultivation of said land, viz: Albert Sneed, I. A. Drake, Jason Lundeman, Harry Baldwin, Wm. F. Benjamin, Register.

OLIVE HOTEL, Front St. Coquille City, A. G. AIKEN PROPRIETOR. This house is well supplied with everything necessary to make it a FIRST CLASS HOTEL.

Barbecue and Clam Bake. '76. EMPIRE CITY '85. OREGON. Program—THIRTEEN Guns fired at sunrise. Procession to be formed in front of Golden Pacific Hotel at 10 o'clock, a. m., under the direction of Morton Power, Marshal of the day.

OS I Co vs S S Bailey, Charles and Christina Stora, Mary E Fox and W G Webster—Same decree in each case. OS I Co vs E G Winkler—To recover real property; dismissed without costs.

OS I Co vs S S Bailey, Charles and Christina Stora, Mary E Fox and W G Webster—Same decree in each case. OS I Co vs E G Winkler—To recover real property; dismissed without costs.

OS I Co vs S S Bailey, Charles and Christina Stora, Mary E Fox and W G Webster—Same decree in each case. OS I Co vs E G Winkler—To recover real property; dismissed without costs.

OS I Co vs S S Bailey, Charles and Christina Stora, Mary E Fox and W G Webster—Same decree in each case. OS I Co vs E G Winkler—To recover real property; dismissed without costs.

OS I Co vs S S Bailey, Charles and Christina Stora, Mary E Fox and W G Webster—Same decree in each case. OS I Co vs E G Winkler—To recover real property; dismissed without costs.

OS I Co vs S S Bailey, Charles and Christina Stora, Mary E Fox and W G Webster—Same decree in each case. OS I Co vs E G Winkler—To recover real property; dismissed without costs.

OS I Co vs S S Bailey, Charles and Christina Stora, Mary E Fox and W G Webster—Same decree in each case. OS I Co vs E G Winkler—To recover real property; dismissed without costs.

OS I Co vs S S Bailey, Charles and Christina Stora, Mary E Fox and W G Webster—Same decree in each case. OS I Co vs E G Winkler—To recover real property; dismissed without costs.

OS I Co vs S S Bailey, Charles and Christina Stora, Mary E Fox and W G Webster—Same decree in each case. OS I Co vs E G Winkler—To recover real property; dismissed without costs.

OS I Co vs S S Bailey, Charles and Christina Stora, Mary E Fox and W G Webster—Same decree in each case. OS I Co vs E G Winkler—To recover real property; dismissed without costs.