

The Right View.

A southern paper has the following: Since the war we have learned to take very practical views of every thing. We consider the successful inventor of a cotton harvester, or the man who improves a cotton gin, a much more important personage than a distinguished lawyer. We look upon the successful farmer as the equal of the professional man, and a new mill, factory, or furnace excites much more interest than an eloquent speech. This is the right view, and whenever the majority of our people will adopt it, and act accordingly, prosperity and contentment will be sure to follow. Much has been said about over production, but it is not over production but under consumption that causes hard times. A nation which supports a large part of its people as mere drones on the producing class, cannot be permanently prosperous, nor its people contented. We do not want any less produced, but we want to increase the consumption, and in order to do it, we must relieve the producing classes of the tax of supporting numberless drones, and thereby increase the purchasing capacity of him who labors.

Curry County Court.

The following is a summary of the business at the special term of county court in Curry county a week ago Monday:

Contract to build a Pratt truss iron combination bridge across Sixes river, awarded to the Pacific bridge company, W. S. Winsor, Supt.

N. C. Lorentzen was appointed justice of the peace for Floras creek precinct, Jos. A. Cox failing to qualify.

J. P. Russell allowed a bill for services on registration board.

Action in matter of F. M. Lanzlois qualifying as assessor postponed till next term.

Geo. Fitzhugh required to give new bonds as county surveyor.

Clerk ordered to issue no county warrant exceeding \$500.

Application for increase of salary of school Supt. denied.

River and Harbor Appropriations.

The following are the river and harbor appropriations for Oregon and Washington Territory:

- Yaquina Bay, \$75,000. Coos Bay, Or., \$33,750. Cascades, \$187,500.

Upper Columbia, including the Snake river, \$10,000. Mouth of the Columbia, \$187,500.

Lower Willamette river and Columbia river below Portland, which includes \$21,000 for snag boat. \$5,000 is to be expended on the river front of Portland.

Upper Willamette, above Portland, \$75,000. Coquille, \$20,000. Chehalis, \$2,500. Cowitz, \$2,000.

The following was on the bill of fare for the G. A. R. encampment supper at San Francisco on the evening of the 7, inst: 900 gallons of coffee, 10,000 sandwiches, 1,500 pounds of corn beef, 1,000 pounds of ham, 25 dozen beef tongues, 300 dozen cakes, 800 loaves of bread, 300 pounds of hard tack, 300 pounds of cheese, 50 gallons of pickles, 430 pounds of sugar and 200 pounds of butter. The coffee will be drunk in tin cups made specially for the occasion. The cups have the G. A. R. badge stamped upon them. It is intended to have the users carry them away as souvenirs.

The outstanding orders of Curry county are a little less than three thousand dollars, and she is being well supplied with roads and bridges.

Subscribe for the HERALD.

CIRCULAR.

DEPARTMENT OF THE INTERIOR, GENERAL LAND OFFICE, WASHINGTON, D. C. May 7, 1886. To Registers and Receivers, U. S. Land Offices, and Special Agents, General Land Offices.

GENTLEMEN:

By virtue of the power vested in the secretary of the interior by the 1st section of the act of June 3, 1878, entitled "An act authorizing the citizens of Colorado, Nevada, and the territories to fall and remove timber on the public domain for mining and domestic purposes," the following rules and regulations are hereby prescribed:

1st. The act applies only to the states of Colorado and Nevada, and to the territories of New Mexico, Arizona, Utah, Wyoming, Dakota, Idaho, Montana, and other mining districts of the United States not specially provided for, and does not apply to the states of California or Oregon, nor to the territory of Washington.

2nd. The land from which timber is felled or removed, under the provisions of the act, must be known to be strictly mineral in character and more valuable for mining than for timber or for any other purpose or use.

3d. No person who is not a resident citizen or bona fide resident of the state, territory or mineral district, shall be permitted to fell or remove timber from lands therein.

4th. Timber felled or removed shall be strictly limited to building, agricultural, mining and other domestic purposes.

All cutting of such timber for sale or commerce is forbidden. But for building, agricultural, mining and other domestic purposes each person authorized by the act may cut or remove for his or her own use, by himself or herself, or by his, her or their own personal agent or agents only.

5th. No person will be permitted to fell or remove any growing trees of any kind whatsoever, less than 8 inches in diameter.

6th. Persons felling or removing timber from public mineral lands of the United States must utilize all of each tree cut that can be profitably used, and must cut up and remove the tops and brush, or dispose of the same in such a manner as to prevent the spread of forest fires.

7th. These rules and regulations shall take effect June 1, 1886, and all existing rules and regulations heretofore prescribed under said act, inconsistent herewith, are hereby revoked.

Wm. A. J. Sparks, Commissioner.

Approved: L. Q. C. Lamar, Secretary.

Cure for Dangerous Wounds.

An intelligent and trustworthy correspondent has sent us the following: The smoke of woolen rags is a cure for the most dangerous wounds. A lady of my acquaintance ran a machine needle through her finger. She could not be released till the machine was taken to pieces. The needle had broken into her finger in three pieces, one of which was bent almost double. After repeated trials the pieces were extracted by pinners, but they were very strongly imbedded. The pain reached to the shoulder, and there was every danger of lockjaw. The woolen rags were put over the coals, and she held her finger over the smoke, and in a very short time all the pain was gone and it never returned, though it was some time before the finger healed. This is but one of many instances of such cure, some of them taking place after several days from the time of the wound. Let woolen rags be kept sacredly and always at hand for wounds. The smoke and stretch will fill the house, perhaps, but that is a trifle when the alternative is lockjaw, or even a long, painful sequel to a wound. Another instance was the wound made by an enraged cat, which tore the flesh from the wrist to the elbow and bit through the fleshy part of the hand. One ministrantion of the smoke extracted all the pain, which had been frightful.

NOTICE TO THE PUBLIC.

An act to Prevent Swine From running at Large.

Whereas at a general election held on the 7th day of June A. D. 1886, the question of whether or not swine should be allowed to run at large in Coos county, Oregon, was duly submitted to the legal voters of said Coos county; and whereas it appears from the returns of said election of said Coos county that the whole number of votes cast for county officers, were 1531, that there were 170 votes cast in favor of swine running at large and 361 votes against swine running at large in said county, and it appearing from the returns of said election, that a majority of the votes cast on said question were against swine running at large in said Coos county.

Therefore, notice is hereby given that after sixty days from the date of this notice, it will be unlawful for swine to run at large in Coos county, Oregon, under penalty of five dollars for the first offence and ten dollars for each subsequent offence to be recovered from the owner of such swine, by civil action in the name of the state of Oregon, before a justice of the peace of the precinct in which such owner or keeper or either of them resides. In witness whereof I have hereunto set my hand and affixed the seal of the county court of said Coos county, this 19th day of July A. D. 1886.

J. J. Lamb, County Clerk.

The Lumber Question.

The following Washington Special to the Portland News gives the status of the timber question: Secretary Lamar has been considering, and will promulgate during the coming week, a code of rules to govern the cutting of timber on government lands, and it is hoped will settle definitely all cry of fraud, on the part of government and persecution on the part of the mill men. Sparks' effort to give the timber laws a construction that was never before discovered in them has led to a demand for relief on the part of citizens of the territories, and these proposed regulations, the substance of which has already been hinted, will soon construe the law for both the settlers and the commissioner of the general land office in a way that will allow no misunderstanding on either side. In the first place the regulations will provide that any settler or private citizen may go upon the mineral lands without hindrance and cut as much timber as he may want for his own use for legitimate purposes. Secondly, the commissioner of the general land office may issue to firms of whose integrity and business reliability he has no doubt a permit for a length of time not exceeding two years to enter upon the mineral lands and cut and saw timber for the open market. But such firms shall always keep open to the inspection of the special agent of the land office books showing complete record of the lumber sold and the parties purchasing.

Remember this: We give the HERALD and San Francisco Chronicle for \$2.75 per year; the HERALD and S. F. Call, \$2.50; the HERALD and S. F. Examiner, \$3.00; and the HERALD and Home & Farm \$2.50—all in advance. The latter paper the Home & Farm, will be sent a year free to any address by the sender paying one year in advance for the HERALD and any arrears that he may owe.

NOTICE FOR PUBLICATION.

Land Office at Roseburg, Oregon, July 25, 1886.

NOTICE is here 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 the county court of Coos county, at Empire City Oregon, on Saturday, Sept 8th, 1886, viz: Benjamin Gant, pre-emption D. S. No. 4541 for the N. 1/2 of S. W. 1/4, N. W. 1/4 of S. E. 1/4, and S. W. 1/4 of N. E. 1/4, Sec. 6, Tp. 31 S. R. 11 west Wil. Mer.

He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: W. E. Robinson, E. B. Robinson, Wm. W. Phillips, H. Wigand, all of Myrtle Point, Coos county, Oregon. Chas. W. Johnston, Register.

This paper is kept on file at the office of

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NOTICE FOR PUBLICATION.

Land Office at Roseburg, Oregon, July 25, 1886.

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 Judge or Clerk of the county court of Coos county at Empire City, Oregon, on Wednesday, August 25, 1886, viz: Parmenio M. Bonser, homestead No. 4825, for the E. 1/2 of S. E. 1/4, S. W. 1/4 of S. E. 1/4, Sec. 11, and N. W. 1/4 of N. E. 1/4, Sec. 14, T. 29 S. R. 11 west Wil. Mer. He names the following witnesses to prove his continuous residence upon, and cultivation of, said lands, viz: J. C. Hervey, all of Oregon, Coos county, Oregon. Thomas Bookland, S. S. Endicott, Chas. W. Johnston, Roseburg, Ore. (List 1)

July 25, 1886.

Wool! Wool!

I am paying 17cts. Cash for good wool in good shape delivered here at Bandon. I will pay 17cts. one-half in merchandise, or 17 1/2 out of my store. Bring on your good wool at once. I keep a first-class store of

GENERAL MERCHANDISE.

Flour, Bacon & Potatoes Always on Hand, and every thing sold at Bedrock prices. Terms Cash. W. H. Averill, Town of Averill (better known as Bandon). n44

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Mrs. S. E. ROBINSON, Proprietor, COQUILLE CITY, OREGON.

I have again taken possession of the Robinson House, and will spare no pains or expense to make it pleasant for guests. A share of the patronage is solicited. Board and lodging, \$4.00. Board without lodging, \$3.50. Meals, 25c. vIn29

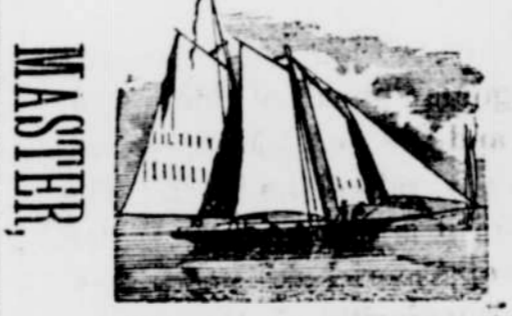
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WILL Run on no other Route. This vessel having made six round trips in the last six months, is supposed to keep up her past record, and will until further notice, on and after November 15th, deliver freight to Coquille City and all points on the lower river at the following rates: Flour \$3 per ton, salt, nails, iron and coal \$2.50, other freight \$4 per ton. COQUILLE MILL & TUG COMPANY. vIn12

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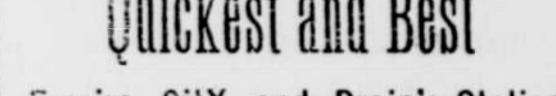
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Hats trimmed to order a speciality.

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New and comfortable stages.

Fare to Portland by this route \$14.50.

Each passenger allowed 50 pounds of baggage.

Passengers are requested to be in Empire City the night before departure.

Any information in regard to the above line can be procured at the Blaroc or Central hotels in Marshfield, and the post office in any public place in Empire.

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CEDAR, FIR, ASH, MAPLE, MYRTLE, Alder and spruce lumber always on hand and for sale at the lowest rates.

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Timber, match-wood and stave timber purchased.

Orders for lumber filled in quantities to suit, and at the lowest living rates.

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General furnishing goods; also groceries, Canned goods, Cigars, tobacco and candies. He pays the highest price for country produce vIn2